



United States
of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 110th CONGRESS, SECOND SESSION

Vol. 154

WASHINGTON, FRIDAY, JULY 25, 2008

No. 123

House of Representatives

The House was not in session today. Its next meeting will be held on Monday, July 28, 2008, at 11 a.m.

Senate

FRIDAY, JULY 25, 2008

The Senate met at 9:15 a.m. and was called to order by the Honorable SHELTON WHITEHOUSE, a Senator from the State of Rhode Island.

PRAYER

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

Let us pray.
Our Father in heaven, in the midst of challenges, give our Senators a vision of a land of freedom and justice. Remind them that no nation can be truly great without righteousness and that You possess the power to heal our land. May the work of this legislative body bring unity to the hearts of our citizens and security to our shores. As our lawmakers give their time, strength, and thoughts to the task of freedom, hasten the day when America will be a beacon of hope to our world. Lord, give to our national leaders the inspiration that will enable them to lead this country into making the American dream a reality.

We pray in the Redeemer's Name. Amen.

PLEDGE OF ALLEGIANCE

The Honorable SHELTON WHITEHOUSE 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.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication

to the Senate from the President pro tempore (Mr. BYRD).

The assistant legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
Washington, DC, July 25, 2008.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable SHELTON WHITEHOUSE, a Senator from the State of Rhode Island, to perform the duties of the Chair.

ROBERT C. BYRD,
President pro tempore.

Mr. WHITEHOUSE thereupon assumed the chair as Acting President pro tempore.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

STOP EXCESSIVE ENERGY SPECULATION ACT OF 2008

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will resume consideration of S. 3268, which the clerk will report.

The assistant legislative clerk read as follows:

A bill (S. 3268) to amend the Commodity Exchange Act to prevent excessive price speculation with respect to energy commodities, and for other purposes.

Pending:

Reid amendment No. 5098, to establish the enactment date.

Reid amendment No. 5099 (to amendment No. 5098), to change the enactment date.

Reid motion to commit the bill to the Committee on Agriculture, Nutrition and Forestry with instructions to report back forthwith, with Reid amendment No. 5100, to establish the effective date.

Reid amendment No. 5101 (to the instructions of the motion to commit), to change the enactment date.

Reid amendment No. 5102 (to amendment No. 5101), to change the enactment date.

CLOTURE MOTION

The ACTING PRESIDENT pro tempore. Under the previous order, pursuant to rule XXII, the clerk will report the motion to invoke cloture.

The 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, hereby move to bring to a close debate on S. 3268, the Stop Excessive Energy Speculation Act of 2008.

Harry Reid, Richard Durbin, Barbara A. Mikulski, Frank R. Lautenberg, Christopher J. Dodd, Byron L. Dorgan, Bernard Sanders, Patty Murray, Benjamin L. Cardin, Dianne Feinstein, Amy Klobuchar, Robert P. Casey, Jr., Ron Wyden, Ken Salazar, Bill Nelson, Debbie Stabenow, Daniel K. Inouye, Sherrod Brown.

The ACTING PRESIDENT pro tempore. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on S. 3268, a bill to amend the Commodity Exchange Act to prevent excessive price speculation with respect to energy commodities, and for other purposes, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

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



Printed on recycled paper.

S7435

The bill clerk called the roll.

Mr. DURBIN. I announce that the Senator from Massachusetts (Mr. KENNEDY) and the Senator from Illinois (Mr. OBAMA) are necessarily absent.

Mr. KYL. The following Senators are necessarily absent: the Senator from Colorado (Mr. ALLARD), the Senator from Oklahoma (Mr. COBURN), the Senator from South Carolina (Mr. GRAHAM), the Senator from Arizona (Mr. MCCAIN), and the Senator from Alaska (Mr. STEVENS).

Further, if present and voting, the Senator from South Carolina (Mr. GRAHAM) would have voted "nay."

The ACTING PRESIDENT pro tempore. Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 50, nays 43, as follows:

[Rollcall Vote No. 184 Leg.]

YEAS—50

Akaka	Durbin	Mikulski
Baucus	Feingold	Murray
Bayh	Feinstein	Nelson (FL)
Biden	Harkin	Nelson (NE)
Bingaman	Inouye	Pryor
Boxer	Johnson	Reed
Brown	Kerry	Rockefeller
Byrd	Klobuchar	Salazar
Cantwell	Kohl	Sanders
Cardin	Landrieu	Schumer
Carper	Lautenberg	Snowe
Casey	Leahy	Stabenow
Clinton	Levin	Tester
Collins	Lieberman	Webb
Conrad	Lincoln	Whitehouse
Dodd	McCaskill	Wyden
Dorgan	Menendez	

NAYS—43

Alexander	Dole	Murkowski
Barrasso	Domenici	Reid
Bennett	Ensign	Roberts
Bond	Enzi	Sessions
Brownback	Grassley	Shelby
Bunning	Gregg	Smith
Burr	Hagel	Specter
Chambliss	Hatch	Sununu
Cochran	Hutchison	Thune
Coleman	Inhofe	Vitter
Corker	Isakson	Voinovich
Cornyn	Kyl	Warner
Craig	Lugar	Wicker
Crapo	Martinez	
DeMint	McConnell	

NOT VOTING—7

Allard	Kennedy	Stevens
Coburn	McCain	
Graham	Obama	

The ACTING PRESIDENT pro tempore. On this vote, the yeas are 50, the nays are 43. Three-fifths of the Senators duly chosen and sworn not having voted in the affirmative, the motion is rejected.

Mr. REID. Mr. President, I enter a motion to reconsider the vote by which cloture was not invoked on the bill, S. 3268.

The ACTING PRESIDENT pro tempore. The motion is entered.

HOUSING AND ECONOMIC RECOVERY ACT OF 2008

Pending:

Senator REID entered a motion to concur in the amendment of the House of Representatives to the amendment of the Senate to the amendments of the House to the amendment of the Senate to the bill, with amendment No. 5103, to establish the effective date.

Reid amendment No. 5104 (to amendment No. 5103), to change the enactment date.

CLOTURE MOTION

The ACTING PRESIDENT pro tempore. Under the previous order, pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The 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, hereby move to bring to a close debate on the motion to concur in the House amendment to the Senate amendment to the House amendments to the Senate amendment to H.R. 3221, the Foreclosure Prevention Act.

Harry Reid, Christopher J. Dodd, Debbie Stabenow, Maria Cantwell, Barbara A. Mikulski, Frank R. Lautenberg, Robert Menendez, Patty Murray, Bill Nelson, Daniel K. Akaka, Jeff Bingaman, Ron Wyden, Ken Salazar, Charles E. Schumer, Daniel K. Inouye, Jon Tester, Patrick J. Leahy.

The ACTING PRESIDENT pro tempore. By unanimous consent, the mandatory quorum call is waived.

The question is, Is it the sense of the Senate that debate on the motion to concur in the House amendment to the Senate amendment to the House amendments to the Senate amendment to H.R. 3221, an act to provide needed housing reform and for other purposes, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The assistant legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from Massachusetts (Mr. KENNEDY) and the Senator from Illinois (Mr. OBAMA) are necessarily absent.

Mr. KYL. The following Senators are necessarily absent: the Senator from Colorado (Mr. ALLARD), the Senator from Oklahoma (Mr. COBURN), the Senator from South Carolina (Mr. GRAHAM), the Senator from Arizona (Mr. MCCAIN), and the Senator from Alaska (Mr. STEVENS).

The ACTING PRESIDENT pro tempore. Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 80, nays 13, as follows:

[Rollcall Vote No. 185 Leg.]

YEAS—80

Akaka	Crapo	Levin
Alexander	Dodd	Lieberman
Baucus	Dole	Lincoln
Bayh	Domenici	Lugar
Bennett	Dorgan	Martinez
Biden	Durbin	McCaskill
Bingaman	Feingold	McConnell
Boxer	Feinstein	Menendez
Brown	Grassley	Mikulski
Brownback	Gregg	Murkowski
Byrd	Hagel	Murray
Cantwell	Harkin	Nelson (FL)
Cardin	Hatch	Nelson (NE)
Carper	Hutchison	Pryor
Casey	Inouye	Reed
Chambliss	Isakson	Reid
Clinton	Johnson	Roberts
Cochran	Kerry	Rockefeller
Coleman	Klobuchar	Salazar
Collins	Kohl	Sanders
Conrad	Landrieu	Schumer
Cornyn	Lautenberg	Sessions
Craig	Leahy	Shelby

Smith	Tester	Whitehouse
Snowe	Voinovich	Wicker
Specter	Warner	Wyden
Stabenow	Webb	

NAYS—13

Barrasso	DeMint	Sununu
Bond	Ensign	Thune
Bunning	Enzi	Vitter
Burr	Inhofe	
Corker	Kyl	

NOT VOTING—7

Allard	Kennedy	Stevens
Coburn	McCain	
Graham	Obama	

The ACTING PRESIDENT pro tempore. On this vote, the yeas are 80, the nays are 13. Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

Mr. DODD. Mr. President, I move to reconsider the vote.

Mr. SALAZAR. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

Mr. LEVIN. Mr. President, I have voted for cloture today because unless we end the Republican filibuster and act on this legislation, we will continue to experience the record-high oil and gasoline prices that are badly hurting millions of American consumers and businesses. Without action on this legislation, these record-high prices will continue to reverberate throughout our economy. I have spoken at length in the last couple of days about the investigations conducted by my Permanent Subcommittee on Investigations and the importance of acting now to address excessive energy speculation as a way of bringing down the extraordinary high energy prices, which are not the result of ordinary operation of supply and demand.

Today, I would like to speak more broadly on energy policy and the need to decrease our dependence on oil. We need a long-term comprehensive energy policy that will decrease our dependence on foreign oil and reduce our climate change emissions while at the same time promote use of renewable energy sources and environmentally responsible domestic production of conventional energy sources. We need a balanced portfolio that includes energy from a broad array of sources—renewable technologies such as solar, wind, and biomass, as well as more conventional sources such as coal and natural gas—and we need to develop new and advanced technologies that will allow us to use that energy in a clean and responsible fashion. I am a strong advocate of advanced technology and believe that the Federal Government must play a key role in the development of that technology, both in providing funds for development and in being an early adopter of advanced technology. Equally important to the successful development of advanced technologies are tax incentives for these technologies across the energy spectrum—including energy efficiency

technologies, renewable energy technologies, advanced clean coal technologies, advanced vehicle technologies, and development of clean and renewable low-carbon and carbon-free fuels.

The Congress has passed significant energy legislation three times in the last 4 years. The Energy Policy Act of 2005 included provisions that increased the diversity of our Nation's fuel supply, encouraged investment in infrastructure and alternative energy technologies, increased domestic energy production, improved the reliability of our Nation's electricity supply, and improved energy efficiency and conservation. In 2006, Congress enacted legislation to increase the supply of natural gas in the United States by opening up new areas of the Gulf of Mexico to development. In 2007, Congress enacted the Energy Independence and Security Act, which contained several measures to lower our dependence on oil and reduce our energy consumption, including an ambitious increase in fuel economy standard for cars and light trucks, an increase in the renewable fuel standard, and significant new energy efficiency standards for lightbulbs and for a wide range of appliances. I supported all of these measures because each one moved us toward a sounder energy policy and greater energy security and efficiency for the United States.

Far more must be done, however. I regret that we are unable to move forward with this legislation today because it offered us a vehicle not only to address excessive energy speculation but also to address other critical energy issues—such as development of advanced automotive technologies and advanced batteries, development of new wind and solar energy technologies, assured funding for home energy assistance under the Low-Income Home Energy Assistance Program, and diligent development of areas on Federal land that are already open for oil and gas leasing. These are all issues that were addressed by Senator BINGAMAN's amendment, which we will not have an opportunity to consider because of the Republican filibuster.

Senator BINGAMAN's amendment will take significant strides toward development of the advanced automotive technologies that are needed to meet new fuel economy standards and to reduce our oil consumption and greenhouse gas emissions. We need strong Federal efforts to make revolutionary breakthroughs in automotive technology, and we need to invest in leap-ahead technologies such as advanced batteries and plug-in hybrid vehicles that will reduce our dependence on oil, reduce greenhouse gas emissions, and reduce what we pay for fuel at the pump. Two provisions of Senator BINGAMAN's bill would have taken important steps in this regard—first, by providing funding for direct loans authorized in 2007 for retooling of manufacturing facilities to produce these

new technologies; and second, by requiring a new interagency Federal effort to develop advanced battery technologies. I believe it is critical that this Congress support Federal assistance for retooling of our existing manufacturing facilities and Federal assistance for development of the advanced battery technologies that will be required to support plug-in hybrids and other advanced vehicle technologies. Without this support, our companies will simply not be able to compete with their global competitors who benefit from significant support from their governments and we will not be able to reach the goals for reducing our dependence on oil that we all share. I applaud Senator BINGAMAN's efforts to put these issues before the Senate. Indeed, we have similar advanced battery provisions in the Defense authorization, which we approved in the Armed Services Committee many months ago and which awaits Senate consideration.

Finally, I would like to address the importance of Congress acting this year to extend existing tax credits for renewable production of electricity and for energy efficiency technologies. Renewable technologies such as wind and solar are becoming more economical every year, and our manufacturing sector can play a major role in the production of these technologies. Extension of the tax credits that will expire this year, or in some cases have already expired, is critical to the development of these technologies and critical to our developers' and manufacturers' ability to commit to projects that will utilize these technologies. Also included in the so-called tax extenders package is an extension of the tax credit for alternative fuel pumps and establishment of a new tax credit for plug-in hybrid and all-electric vehicles. These tax incentives are key not only to the development of these technologies but also to consumer acceptance of these vehicles. We have been unable, so far, to pass these critical tax provisions because the Republicans in the Senate continue to filibuster the bill. I hope that we will overcome that filibuster and extend these provisions.

Mr. BURR. Mr. President, I ask unanimous consent to speak as in morning business for 2 minutes.

The ACTING PRESIDENT pro tempore. Is there objection? Without objection, it so ordered.

MASTER SERGEANT MITCHELL W. YOUNG

Mr. BURR. Mr. President, 3 weeks ago, we celebrated the Fourth of July. Nine days after that, on July 13, 2008, MSG Mitchell Young, 39 years old, of Jonesboro, GA, was killed in action while conducting combat reconnaissance patrol to the eastern Helmand Province of Afghanistan.

Master Sergeant Young was attached to Company B, 1st Battalion, 7th Special Forces Group (Airborne) at Fort Bragg, in my State of North Carolina, where he lived with his wife, Robyn. It was Sergeant Young's fourth deployment in the global war on terror.

His awards and decorations include four Bronze Star Medals, a Meritorious Service Medal, a Joint Service Commendation Medal, and three Army Commendation Medals. Today, Sergeant Young's memorial service is being held at Fort Bragg.

A little over a year before his death, Master Sergeant Young posted a letter that was published in the July 4, 2007, edition of his hometown newspaper, the Clayton News Daily, in which he celebrated the spirit and sacrifices of the American soldier.

I would now like to read the text of that letter:

To the editors:

Today is July 4th, our country's Independence Day, and 231 years ago, our forefathers won this for all to enjoy. Today, our country has more freedoms and wealth than any other in the world. We have all of our freedoms granted to us by the U.S. Constitution. This document sets the standards for all Americans to be guaranteed their freedoms and rights.

Of all the freedoms and rights granted to each American, it is not the news reporter or politician who ensures that each American enjoys these rights, but it is the American Service Member (Army, Navy, Air Force, Marines, and Coast Guard). This is the person who every American should be thanking every day for what they do.

Even though less than 1 percent of the American population serves in the military, it is that sacrifice made by an individual to help protect and guarantee these freedoms. While enjoying the day's festivals celebrating our country's birth, take the time and effort to thank a veteran, or a current service member for their sacrifice in helping to protect your freedom.

If you are unable to thank a vet, say thanks to either the parents or the spouse of a vet, because they are the ones who worry the most while the service member is away, protecting your freedoms.

Today, we thank God for the life of MSG Mitchell W. Young.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Missouri is recognized.

Mr. BOND. Mr. President, I commend my colleague from North Carolina for sharing with us those very memorable words from a brave American who gave the ultimate sacrifice. His words and his example ought to be something we keep in our hearts and our minds every day. I thank my colleague for saying it.

I wish to talk about a crisis—a crisis we are going to have to address in the coming week on this floor. The gas prices are a crisis; \$4 and up gasoline prices are hurting Americans.

In my State of Missouri—and I trust in every State in the Union—families, farmers, truckers, and small businesses are suffering record pain at the pump. We deserve real action now to get prices down.

Fundamentally, it is a problem of not enough supply to meet the demand. It is economics 101. We need to find more oil and use less.

My amendments and the measures I support will bring Missouri and America the new oil supplies and conservation we need to bring those prices down, to get the supply we need.

Instead, the Democratic leadership in this body is desperate to deny the people of America the relief they need.

One amendment I have, No. 5122, would lower gas prices through opening opportunities to explore for oil supplies in the United States offshore, the off-coastal drilling area, 50 miles out.

The amendment to the bill currently on the Senate floor—and I plan to stay until I can offer it—would open a potential for 18 billion barrels of oil, a 10-year supply currently off-limits off America's shores.

The bill would give States the choice to opt into production at least 50 miles off their coasts and share lease proceeds with the Federal Government.

Unfortunately, the Democratic leadership is currently blocking this amendment and the gas price relief it would bring to all Americans.

I am cosponsoring another amendment with my colleagues to open oil production in the eastern Gulf of Mexico. There are almost 3 billion barrels of oil in the eastern gulf waiting to help bring prices down for Missouri and America. The Democratic leadership is currently blocking consideration of this amendment as well.

Not only do we need to produce more, but we need to use less. So I have an amendment, No. 5123, to help America use less oil. It would aggressively promote advanced vehicle batteries for plug-in hybrid and electric vehicles. That way, you could avoid using gas—or at least avoid a lot of gas usage. This amendment, when we pass it, will drive down the price of advanced vehicle batteries for hybrid and plug-in vehicles.

My amendment will provide significant new funding for hybrid battery research and development, manufacturing equipment and capabilities, and reequipping and expanding or establishing U.S. domestic manufacturing facilities for hybrid vehicle batteries.

U.S. domestic mass production of hybrid batteries would get their prices down and get the price of hybrid vehicles down.

Right now, we depend largely on supplies from Asia, and there is not enough supply to meet the demand. We need these batteries to conserve oil, give jobs to blue-collar manufacturing workers, and help the environment. But the Democratic leadership is blocking consideration of this amendment.

There is a bill before us to address abusive speculation. I agree we should deal with the areas of speculation that are abusive. We need to cover the over-the-counter market. Fundamentally, it is a problem of too little supply to meet demand. Exports know this. The American people are smart enough to know this.

I don't understand why the Democratic Party continues to block our responsible efforts to get gas prices down through new oil production. The American people deserve better. The people of Missouri deserve better. I think they know better.

We have to get gas prices down. We need to open offshore supplies, and we need to provide ways of using less. I believe the people of our country need and deserve no less.

HOUSING

Mr. President, I voted against cloture on the Housing and Economic Recovery Act, which we concluded.

I commend Senator DODD and Senator SHELBY for working long and hard to address the housing crisis, the need to reform regulatory oversight of the mortgage government-sponsored enterprises, and to modernize the Department of Housing and Urban Development's FHA. The bill also includes emergency authorities for the Government to shore up Fannie Mae and Freddie Mac. I support the Government's involvement in helping struggling responsible homeowners. In fact, I support many key provisions of the legislation, such as a stronger regulator of the GSEs, additional housing counseling funding, increased bond authority for State housing finance agencies to refinance troubled loans, elimination of seller-financed downpayment programs, and improved disclosure and transparency in the home-buying process. That was in the bill I introduced on the floor—the bill that left the floor and went to the House. Unfortunately, I cannot support—and I urge my colleagues not to support—H.R. 3221 because it is a major bailout for subprime lenders and potentially a budget buster for the taxpayers of America.

I am strongly opposed to the proposed expansion of FHA with a new program called the HOPE for Homeowners loan program.

As I explained during our last floor debate about the Senate's version of the bill, the HOPE Program is fatally flawed since it provides limited help to troubled homeowners, while allowing lenders to dump their worst subprime mortgages on an already stressed FHA. Further, the program will result in HUD becoming a huge landlord of foreclosed properties, which we know is an extremely bad outcome for communities and other homeowners based on the Department's history of being unable to manage the real estate it owns.

The CBO estimates that under this program, "mortgage holders would have an incentive to direct their highest-risk loans to the program." This means lenders who were, in a number of cases, either fraudulent or negligent in their treatment of borrowers, will be able to clear out many of the biggest problem loans. Not surprisingly, CBO estimates that a cumulative default rate for the HOPE Program would be 35 percent—meaning that one out of every three loans refinanced would fail. In other words, over 130,000 homeowners would still go into foreclosure, and FHA would be the inept administrator of those.

FHA is significantly limited in plan managing and implementing its loan activities, which have been documented by the HUD inspector general

and GAO for several years. Not too long ago, the entire department was on the GAO's high-risk list.

Unfortunately, FHA's history of problems is going unheeded. I am further concerned that we are setting up this new program when FHA is playing a growing role in assisting distressed homeowners. And to add 400,000 of the worst new loans to FHA's portfolio would create a perfect storm for failure. We can do better.

We have characterized Fannie Mae and Freddie Mac as being too big to fail. I believe this 694-page bill has become too big to succeed.

We have to address the solvency of Fannie and Freddie, but it must be done responsibly. We must address the GSEs' management and a new regulator with new personnel must ensure that the GSEs act consistently with their mission and better manage risk. CBO's cost estimate of the GSE rescue plan reported that the "riskiest loans, known as alt-A and subprime mortgages, account for about 15 percent" of the GSEs' portfolio. Not surprisingly, a significant portion of the subprime portfolio was likely originated by lenders such as Countrywide. According to Fannie Mae's annual report, filed with the SEC for the fiscal year ending December 31, last year, its top customer was Countrywide. The report states that Countrywide accounted for 28 percent of Fannie Mae's single-family business volume in 2007, which was actually higher than its volume in 2006. No one can deny that holders of Countrywide paper will be the biggest beneficiaries of this bill. It will not be homeowners. They are not bailing out homeowners; they are bailing out the banks that hold the Countrywide paper and the other financial institutions that hold them.

The legislative process was supposed to be a compromise, but this compromise is unacceptable. Let me state for the record that I have great respect and confidence in our current Treasury Secretary. He has stated he would take care to protect the American people, and I believe in the months he has left in that office he will do so. But this GSE rescue authorization will continue for a full year after he leaves. This is a huge gamble we are taking, and this compromise does not address that issue. It provides too little benefit to struggling homeowners, too much benefit to the subprime lenders, such as those who hold Countrywide paper—who contributed to the housing crisis—and it provides too much risk to the American taxpayer.

I cannot support this legislation, and I urge my colleagues to vote against the bill.

I thank the Chair, and I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Idaho.

AMENDMENTS TO S. 3268

Mr. CRAIG. Mr. President, my colleague from Missouri has just spoken very clearly about a fundamental problem facing the American consumer and

the American family, and he has used the word "crisis." I totally agree with him that \$4-a-gallon gas or more at the pump today is truly a crisis for the American family and for the budget of every American household.

He joined with me in cosponsoring an amendment, and he spoke of that amendment a few moments ago that we would like to offer to the bill the majority leader, the Democratic leader, has brought to the floor, S. 3268, a bill to allow drilling in this area of the gulf where we know there is substantial oil potential. The Senator from Missouri spoke of some 3 billion barrels, or somewhere near that, available in this yellow zone off the coast of Florida and down from the coasts of Alabama and Mississippi and Louisiana.

It is critical that the American oil industry be allowed to lease that land and begin development and exploration. Why? Not only do we believe the oil is there, but it is immediately adjacent to pipelines, refineries, and the facilities that will immediately process that oil and put it into the American distribution system.

Many are saying: Well, it is going to take 5 years, 6 years, 7 years, or 8 years if we drill now in the Outer Continental Shelf. It will take some time. But in this area, it will take potentially a great deal less time because we know the oil is there and it is immediately adjacent to the distribution system of this country and the refinery capacity in the Gulf States.

The American consumer today goes to the pump and pays \$4, \$4.10, \$4.15, nearly \$5 in some States and asks the question: Why? Here is what has happened in the American oil supply system that answers that question.

Starting in 1950, as the rate of use of oil in our country grew, we began a slow but very aggressive spread between our supply and the demand. As you will notice here, starting in the 1990s, we actually begin to supply less of our own oil into the market and we begin to buy more and more oil from foreign countries.

This debate today is about a supply-and-demand issue. Yes, there could be—pointed out yesterday by our Federal Trade Commission—a small amount of speculation in the market, and we ought to address it. But the reason there is so much activity in the market is the equation right here—the dramatic difference between what supply is entering the market and the demand from use, world use, in the market.

It really is that fundamental a problem. When we are using more than we are producing in the world market—and it is a world commodity—then, of course, prices begin to escalate, as they have dramatically over the last several years and now in the last year even more so.

Why are we saying to the rest of the world: Drill your oil; we don't want to drill ours. Produce from your oilfields; we are going to keep ours off limits. I

don't understand and I don't think the average consumer in any way understands that kind of an argument. Yet, for the last 15 years, that has been largely the public policy of this country—to put off limits known oil reserves while we ask the rest of the world to supply for us.

This is a larger picture of exactly what we are talking about. We are producing oil in this area of the gulf now. Our largest domestic volume of oil is coming from that area. But look at this area here, almost equivalent in size and potentially as rich in oil, and yet it is off limits. It is politically off limits. We can go there and we can explore and we can develop it if we have the political will to say yes to it. And the amendment I am offering—or I would like to offer to the bill that is on the floor—would allow us to do that and create a 50-mile safe zone for the citizens of Florida. But we are not given that opportunity. That is really the fundamental issue at hand.

The bill that we refuse to let go any further until we get the opportunity to offer amendments is this bill, S. 3268. As I said yesterday, look, not one drop of oil in it, not one drop of oil to satisfy the supply side of a very aggressive, demanding market. The only way we are truly going to bring prices down at the pump is to send a very clear message to the marketplace that we are going to allow a greater volume of supply to enter that market. While we are doing that, over the next 5 to 10 years, we are going to make every effort, through loan guarantees, through new types of technology, to reduce the demand side of our market. That is what we ought to be about here as we shape public policy for our future—to assure that we have the abundant supplies we need, while we recognize that it is a finite item and that there will be a day when there will be substantially less oil out there than there currently is and that we ought to be going toward the new technologies—the electric cars, the plug-ins, the hybrid, and all different kinds and versions of that.

I am one of those who now believe we ought to be looking at every possible source of energy for the energy supply of our country. But we shouldn't be openly denying known supplies today, and that is exactly what is happening here on the floor of the Senate. For the last 2 days, or nearly 3 days now, the leader has simply refused to allow the process to go forward, to allow my amendment and other amendments by my colleagues that would ensure a public policy allowing us to go into this area and develop it and to go into other areas we have taken off limits for political purposes only and put them within our limits again. Our technology is there. The technology we have for the deep water of the gulf is truly the finest in the world, it is the safest, and it is environmentally by far the soundest of any other country in the world. Yet we deny ourselves the right to use our own technology to sup-

ply our own energy to the American household.

No, I suspect the average person listening can't quite figure out what is going on here on the floor of the Senate, and it is really a fundamentally simple argument: The Democratic leader will not allow this country to produce in the areas where we have known oil reserves that we can get to the quickest and that we can bring online the fastest. I hope the phones start ringing as Americans grow angry with a politician who denies them the supply to the marketplace that would bring down the price of oil at the pump. S. 3268 is the vehicle with which we could do that if we were allowed to amend it, if we were allowed the normal process of the Senate.

Republicans unanimously said today that we ought to have the right to amend it, that we ought to stay here all next week working on it, until we can say to the American people that the energy crisis isn't over, but we have done everything within our power to bring down the price and lessen the burden on the family budget.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Texas.

Mr. CORNYN. Mr. President, I know Senate procedure can be confusing, but by the vote that was just held, we have said we are not leaving, we are not giving up, and we intend to fight to help bring down the price of gasoline at the pump.

People may ask: How in the world can Congress do that? Well, the reality is, Congress has been the problem when it comes to accessing the American sources of oil we have right here at home. The consequence has been that we send \$700 billion a year to foreign countries for the oil we consume here in America because we are so unwise and so stubborn and so opposed, for some reason, to developing those natural resources right here in America.

That is what this vote meant, that we are not going to quit and we are going to stay on this issue until we can convince the people responsible for setting the agenda here in the Senate to provide us an opportunity to vote on additional supply as we consider a comprehensive approach which includes conservation, renewable fuels, and clean energy alternatives. The fact is, we know we are not going to be able to deal with the high price of gasoline at the pump until we increase American supply—until we find more and we use less right here at home.

It is important to talk about responsibility. None of us here in the Senate can control what the majority leader, the Democratic leader of his caucus, does. Only he has the power to allow a full debate and an amendment process that will allow Democrats and Republicans a vote on additional supply.

I know Congress is held in low esteem. All you have to do is look at a public opinion poll. But it is important for the American people to know that

it is not necessarily Congress as a whole. It is the leadership that actually has the power and the authority to allow something to happen.

We are here imploring the majority leader, the leader of the Democratic caucus, to allow us a vote on provisions in this bill which we believe will have a dramatic impact on the price of gasoline at the pump.

Right now, we have, in effect, a moratorium on 85 percent of the domestic natural resources here in America, whether it is the submerged lands in the Outer Continental Shelf along the coastlines or the oil shale out West or the oil up in the Arctic. We not only have a moratorium, or a ban passed by Congress for the last 30 years prohibiting the production of those natural resources, but we have a political blockade. And the people who have imposed that political blockade are the Democratic majority leader, HARRY REID, Speaker NANCY PELOSI, and the presumptive nominee of the Democratic Party for President, BARACK OBAMA. They have the power to allow an opportunity for the American people to get some relief at the pump, but they are the ones who are blocking it through this political blockade.

We know there are at least 44 Republicans who agreed to a bill we call the Gas Price Reduction Act. We are looking for about 10 or 11 or 12 Democrats to join us in saying: Yes, we can. Because all we hear on the other side of the aisle is no, we can't.

Yes, we can. We can tear down these walls that prohibit domestic energy production here in America and I hope BARACK OBAMA, if he thinks it is important enough to go to Berlin yesterday and talk about tearing down walls, will come back here to the Senate and say let's tear down this wall. If he does so, and the Democratic leadership follows suit, we can open up America's vast national resources to production. We can acknowledge the existence of the laws of supply and demand, and the American people will get the relief they want and so desperately need.

I yield the floor.

The ACTING PRESIDENT pro tempore. The majority controls the next 30 minutes.

The Senator from Minnesota is recognized.

AGGRESSIVE DRUG PRICING

Ms. KLOBUCHAR. Mr. President, I come to the floor today with outrage over what some of the pharmaceutical companies have been doing with pricing for important medications affecting the lives of people in this country. I know that you, the Presiding Officer from the State of Rhode Island, have been a leader in this health care area and share many of the concerns I have and in fact are working on this issue as well.

Yesterday I chaired a hearing of the Joint Economic Committee to discuss the phenomenon of dramatic price increases of these medications. These are drugs that, because of aggressive pricing

practices, have seen dramatic increases in cost. Oftentimes because of a limited market or other factors, the drug's price goes up to an astronomical level.

I first became aware of this issue when I received word from Children's Hospital in Minneapolis, one of the leading children's hospitals in the country, that the price for a drug called Indocin—it is also known as indomethacin—has increased substantially. It is a medication used to treat little babies with patent ductus arteriosus, PDA, and it is a disorder that prevents holes from healing in the hearts of premature infants. This drug has been around since the 1970s and it is the commonly used method of treating this condition. It is a great drug because it allows doctors to prescribe medication instead of resorting to surgery.

We had an event in Minnesota a few months ago with the head of Children's Hospital and a number of doctors who are specialists in this area and a family named the Bensons, whose little child survived because of the help of this drug. To see this little baby and then to think of what this drug company had done when they jacked up the price of this drug—you cannot even imagine why they would have done such a thing. I will go into the facts.

This drug has been around since the 1970s. Merck had the drug, this drug called Indocin. Two years ago Ovation Pharmaceuticals acquired the rights to the drug from Merck. The company quickly increased the price by more than 18 times—from \$100 a dose to \$1,800 a dose. Was there research? No. Were there more changes to the drug? No. It was the very same drug and they increased the price, because they could, from \$100 to \$1,800 a dose, for three 1-milligram units of the drug.

Even though it is an American company, and this is what gets outrageous—even though it is an American company, the price Ovation charges for this lifesaving drug for babies is now 44 times higher in the United States than what they sell it for in Canada. It is 44 times higher in the United States than they sell the same drug for in Canada. Nothing can justify this kind of price disparity except that this company wants to bring in more money to their coffers.

As it happens, there is only one other drug approved by the FDA for this heart problem, a formulation of intravenous ibuprofen. Ovation, interestingly enough, the same company that bought the drug from Merck when the drug was selling at \$100 and now it's up to \$1,800, is the sole source of the other drug in the United States. Not surprisingly, the price it charges for this medicine is nearly identical to what it charges for Indocin.

A number of other Ovation products have seen similar drastic price increases, drugs that, like Indocin, have been around for a long time and are the premier treatments for a number of diseases.

In a recent article in the medical journal *Pediatrics*, Dr. Alan H. Jobe of Cincinnati Children's Hospital, described Ovation's pricing of its two drugs for the premature babies' heart condition as "quite extraordinary." He didn't mean extraordinary in a good way. He wrote:

Words such as "unconscionable," "unethical," and "socially irresponsible" come to mind.

The issue we have is that an upstart company purchases a number of drugs from another company and, even though these drugs have been on the market for years, the upstart company increases the prices drastically.

But Ovation is not the only company engaged in this disturbing trend. Look at this chart. It shows why this is a timely issue as we approach the major health care debate we are going to be going into next year. Look at why this is such a timely issue. These are what we call, using the doctor's language, extraordinary price increases.

What this chart shows is they are becoming more and more common. What this measures is the number of branded drug products whose prices have more than doubled in a single price increase. We are used to going to the drugstore, sadly, these days, and seeing a 1-percent increase or 5 percent increases going up. Then we see other markets, such as the oil market, where things are completely volatile. Here you have it in the drug market. Look at these drug products where the prices have more than doubled in one single price increase. Back in 1988 it only happened five times. Back in 1994 it happened zero times. Then you see this gradual trend up where to we are now, in the year 2008: It has happened 64 times. This is a full-year projection, based on 6 months of data. This is a projection of 64 times. Then, in 2007 you see it was at 47 times.

Questcor Pharmaceuticals—this is an example—was once losing money at the rate of \$1 million a month. The company's fortunes turned around after they purchased HP Acthar from Aventis. This drug was approved in the 1970s, similar situation, a drug approved years and years ago to treat multiple sclerosis, but it is now primarily the gold standard for treating infantile spasms, a disorder that affects about 2000 families in the United States.

We were privileged to have one of the families from Rhode Island, the home of the Presiding Officer, there with us at the hearing. Danielle Foltz was the mother who testified—I will never forget her story about how her little baby is sick in the hospital, suddenly having spasms. These could actually have affected his brain. His name is Trevor. He is in the hospital and she tries to get the drug that helps with this, this Acthar. She found out it is about \$1,700 per vial at the initial stages. That is what they thought it was going to be. Then what happens? Once it was sold to Questcor, when her little baby needed

this drug, the price of the drug skyrocketed to \$23,000 per vial—that is a 14-fold increase. This mom and dad are in the hospital with their little baby Trevor and this drug has gone up to \$23,000 per vial. What do you think is going to happen? Do you think the insurance company, when they used to pay for it when it was \$1,700, was going to say: Oh, no problem. They had to negotiate for 5 days with the insurance companies, they had to get their neurologist involved, and she had to write a letter saying that this is going to affect this baby's life, the baby could be mentally retarded if he doesn't get the drug. It is actually a short-term treatment. I think the baby had the drug for a matter of months and then went off the drug—talk about short-sighted. Eventually, after 5 days, she was able to get the drug approved.

These people were missionaries in Africa. They had worked in Africa. They didn't have the money, they didn't have the house to mortgage, but they were able to save their little baby's life because finally they fought hard enough to get it covered.

From the data we heard yesterday we are hitting only the tip of the iceberg because the problem is not isolated to drugs that benefit a small number of patients. Abbott Pharmaceuticals increased the price of Norvir, a drug used to treat AIDS. The drug was often used as an ingredient in their drug therapies. In 2003, Abbott jacked up the price for Norvir by 500 percent. This was done at the same time they began marketing their new product, Kaletra, another AIDS product that included Norvir, and served as a replacement for the competition's drug therapy. The result forced patients and providers to turn to Abbott's Kaletra instead of the formerly cost-effective alternative that used Norvir and competitors' drugs. Previously undisclosed documents and e-mails reviewed by the Wall Street Journal in 2007 show that Abbott's leadership actively considered ways to promote Kaletra over Norvir.

As you can see from this bar graph of the price increase of Norvir, you see before the change was made, \$257.18 and then up to \$1,285.89. This is an egregious increase.

Another example. The next chart shows only a few examples of enormous price increases that we have seen. Mustargen, which is used to treat rare cancers, had a 1,000-percent increase. You see Cosmegen, which treats kidney disease—that had a 3,500-percent increase. You can see the names of the companies here: Abbott, Questcor, Ovation, Sigma-Tau. You can see what the prices were before. Here is Cosmegen, \$16.79. It goes up after the sale to \$593.75, a 3,436-percent increase in the drug price.

Look at what we have seen with Matulane. Matulane goes nearly off the charts. Look at this. This is used to treat rare Hodgkin's lymphoma and you see an increase of 7,999 percent. That is an 8,000-percent increase. What is this?

I am not an economist. To me this looks like simple price gouging. It not only hurts the hospitals that have to purchase these expensive drugs, but also the patients who rely on them.

An elderly woman from Park Rapids, MN, who suffers from cutaneous T-cell lymphoma was forced to pay over \$8,000 in out-of-pocket expenses for Mustargen, the drug I discussed which was sold by Ovation, whose single dose price increased from around \$50 to nearly \$550 after the company acquired the rights to the drug.

What is the solution? In America, we have a serious problem with health care inflation and runaway costs. That is not a surprise to anyone. It is no wonder, when we have pharmaceutical companies such as Ovation or Questcor increasing prices to astronomical price levels because of the lack of competition in the market. Their actions are able to exploit an extremely vulnerable and captive market. It is not as though the pharmaceutical industry is withering on the vine. You can see pharmaceutical companies earn higher profits than other Fortune 500 companies. Here you have the profits for other Fortune 500 companies. These are huge companies. Then you look at pharmaceutical profits. What have we seen over time? They are always significantly ahead of other Fortune 500 companies.

I want to mention the Orphan Drug Act because this is timely for what we are talking about, the treatment of these rare diseases. The Orphan Drug Act was passed in 1983 to provide incentives to drug companies to develop innovative drugs for rare diseases because, without incentives, drug companies may never be able to recoup research and development costs in niche markets. What we have seen, however, is that at least a handful of drug companies have used the status of orphan drugs to keep increasing costs well beyond the cost of research, development, and manufacturing. These staggeringly high prices in turn threaten the financial security of middle-class families relying on these drugs.

Where generic drugs have helped lower the cost of many prescription drugs on the market, generic competition is also less likely to occur for orphan drugs. According to a study published in the RAND Journal of Economics, the market size for a drug has to be about \$32 million—that is 2007 dollars adjusted for inflation—to justify the entry of a generic into the market.

When we are talking about indomethacin to treat populations of only a few thousand, there is often not enough of an incentive for the generic drug to enter the market.

Beyond hospitals and patients, a dramatic, unforeseeable increase in price for one of these drugs has a significant impact on the Federal Government—Medicare, Medicaid. Look at what is going on. I know Representative WAXMAN in the House held a hearing show-

ing what is going on with the pricing of these pharmaceuticals across the board.

I have asked the Federal Trade Commission to initiate an investigation into any potential anticompetitive conduct or consequences arising out of Ovation's market actions and dominance in the area of nonsurgical treatment for PDA.

We need to ensure that the FTC continues to conduct these crucial investigations to guarantee competition; keeping costs low for consumers and encouraging innovation. That is one drug that is coming out of my State, the State of Minnesota, because some doctors had the foresight to see that this was outrageous and figured out that one company owned both of the drugs that were competing with each other. It is disturbing that our providers, hospitals, and patients are being blindsided by these exorbitant price increases. Our Federal Government should be able to track these trends in pharmaceutical pricing. If we start to monitor the data, there is more of a paper trail, giving us enhanced ability to do something about these companies' practices.

You know, I am a supporter of reimportation of drugs from Canada; I favor negotiating under Medicare Part D to save our seniors some money. All these things must be on the table as we approach health care reform in the next year.

When provided with the right information on drug prices, especially in smaller markets, doctors can be alerted of big price increases, potentially spurring generic alternatives to expensive drugs and giving the Centers for Medicare and Medicaid the tools and the information to better track pricing in this market. To start looking at this information, I am in the process of working with the GAO to look into the issue of drug pricing and these enormous increases.

Finally, I intend to investigate whether the FDA can fast-track approval for generic drugs, that that would be just as safe and effective but much less expensive, creating competition in markets with dramatic price increases.

I understand we have a market-based economy. It is fine for companies to make money on the products they sell. They should. But when we are dealing with the well-being of sick patients, babies and the elderly and everyone in between, we know something is wrong.

These companies cannot be allowed to make money off the backs of little babies who have holes in their hearts. I hope yesterday's hearing was a starting point for addressing problems that accompany such enormous price increases, problems that have been plaguing our doctors, our insurance companies, our Medicare and Medicaid Programs, and most importantly, our patients for far too long.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Delaware is recognized.

Mr. CARPER. I appreciate the opportunity to talk for a few minutes about two subjects. First of all, the legislation, one of the two pieces of legislation that came before us today dealing with speculation in the oil markets, I wish to talk a little about that. And then maybe a word or two, if time permits, on the housing legislation, which we have taken another step forward toward enacting.

On this chart, we see a couple of numbers mentioned. In a moment, I hope they will be clear why they are relevant to this discussion, with respect to oil prices and the availability of oil.

The first number is 25 percent. We consume, as a nation today, this week, this month, this year, roughly 25 percent of the oil that is consumed on our planet, 25 percent. But we have, within this Nation, onshore and offshore, less than 5 percent of the world's oil reserves. When people wonder why are prices running up, this is one of the reasons.

When people say we ought to simply drill, whether it is in the Arctic National Wildlife Refuge or on the Outer Continental Shelf, drilling is part of the answer, not necessarily in those places, but drilling is part of the answer.

But when you are consuming 25 percent of the world's oil every day, and we have less than 5 percent of the world's known oil reserves, there is a mismatch here. That suggests to, among others, T. Boone Pickens, a long-time renowned Texas oilman, that this is a problem we cannot drill ourselves out of.

While drilling is part of the solution, it is by no means the entire solution. What we need is a comprehensive strategy. I wish to talk a little bit about that this morning.

We have had any number of hearings in recent weeks, actually in recent months in the Senate, that focused on why are oil prices, why are gas prices going up. I keep coming back to three major reasons. The first of those is supply and demand. There is a limited amount of oil that is being produced. The nations that have most of it in their control do not want to produce a whole lot more. They do not want to increase supply dramatically.

Demand meanwhile continues to rise. We are a country in love with our cars, trucks, and vans. For every 1,000 Americans in this country today, there are about 800 vehicles. Pretty amazing. There are 800 vehicles for every 1,000 people who live here.

Over in China, for every 1,000 people who live there, they have 16 cars, trucks, and vans. I do not know that they want to get to 800 right away, but they are going to have a lot more than 16 per 1,000. They may have 116, 216, 316. But they want to buy and they want to be able to have their own vehicles.

They are adding dramatically to the number of vehicles on the road.

That, along with the growth in the economy and other aspects of the economy in China, places such as India, we have seen a dramatic increase in demand, and we are going to continue to see that increase in demand.

The second thing that is going on is the drop in the value of the dollar. The dollar today, we all know, is not worth what it used to be. Some friends of mine returned from traveling in Europe, and they told me how unfortunate they felt in having gone this year instead of about 3 or 4 years ago because the value of the dollar has dropped by roughly a third against most of the European currencies. In fact, it has dropped dramatically in currencies around the world.

And we see, it takes more dollars because oil is traded in dollars. These countries that have all this oil, they want to make sure they are getting their money's worth. As a result, they raise the price of oil to offset the drop in the value of dollars. So that is part of what is going on.

The third thing that is going on, and we have heard from people a lot smarter than I on these issues, but the third thing that is going on is there is a lot of trading in oil futures, people who do not have any intention of ever taking possession of a barrel of oil, but they see it as a way to make money—not buying oil and refining the oil and selling the product, but they see a way to make money by speculation and trading in these futures, and they hope the value of the price of oil will go up, they will make money and not take possession of the oil.

In the meantime, we as consumers are paying more for oil. Not every day. We have seen some trending down in the at least week, which is good, but this is part of what is going on.

Is speculation 10 percent of the problem, 20 percent of the problem, 30 percent of the problem? I do not know. I do not know that anyone knows. But as we can be convinced that that supply and demand is part of the problem. It is not the whole problem. The drop in the value of the dollar is part of the problem. It is not the whole problem. And neither is speculation. But each of them is a contributing factor in the runup in the price of oil. If we want to bring down or stabilize the price of oil, to keep the price from getting any worse, we need to work on supply, we need to work on demand, we need to do some things here at home to restore the value of the dollar, to prop it up, to strengthen the dollar, and we need to do something with respect to speculation.

I wish to mention a thing or two about the legislation I supported, introduced by the majority leader on speculation. Without getting into the weeds on the legislation, the bill that is designed more than anything to provide greater transparency, not to come in and command control the way the

markets are being run but to make sure we have a little better disclosure, a little better transparency into that operation.

The legislation did not pass. I think most people here actually favor doing something similar to that. For reasons that are maybe more political than practical, we could not move that legislation today because we did not have the 60 votes to break a filibuster.

Let me talk a bit about supply. Along with Senator VOINOVICH of Ohio, we are privileged to lead a subcommittee of the Environment Committee that focuses on, among other things, clean air and on nuclear power.

Part of the answer to our supply situation is growing in our fields the fuels that we need. I am not suggesting that taking kernels of corn off an ear of corn and turning that into ethanol is a smart idea, at least in the long haul. I do not think that it is. It disrupts our food system, our food chain, makes the prices of meat, poultry, and milk more expensive than it needs to be.

But there are things going on with respect to biofuels that I think are very encouraging. I wish to mention a couple of those. Our folks up at Dupont, they are headquartered in my State, they have a research center. At the research center they have been working on cellulosic ethanol for 3, 4, 5 years.

They have launched joint ventures on cellulosic ethanol with another company. They are going to be building out in the Midwest a refinery to be able to create, in some quantities, a biofuel that will be much better than ethanol; have better energy content than ethanol, travel better in pipelines than ethanol, mix better with gasoline than ethanol.

They are coming up with a biofuel called biobutanol, partnering with our friends from BP, and actually they are test marketing the product over in England this year. Again, biobutanol, better energy density than ethanol, travels better in pipelines than ethanol, mixes better with gasoline at different temperatures than does ethanol.

There is another company called Coskata, C-o-s-k-a-t-a. I had not heard of them before this year. But they are a small startup biofuels company. They have interesting technologies that enable them to take plant waste, corn, corn hulls, cornstalks, corn leaves, corncobs, woodchips, switchgrass, any variety of products, and turn it into a biofuel.

And they not only can take that plant waste, they can take municipal waste and transform it into a biofuel. They can take the old tires off cars, trucks and vans and turn that into a biofuel as well. They use about maybe less than a gallon of water to create a gallon of biofuel. Again, they can create this biofuel from a variety of sources without disrupting the food system.

The energy content of the fuel they create, the biofuel they create is about

seven times greater than the amount of energy that is used to create the biofuels.

The amount of CO₂ that is released in burning this biofuel is about 85 percent less than the carbon dioxide that is created by burning gasoline, and they can create it for maybe about a buck a gallon.

They are going to be creating it in more significant quantities about 2011. Coskata is an example of one biofuels company that has an exciting technology that I think portends hope, should convey hope to all of us as we try work on the supply side.

Some people ask me why I believe nuclear power can actually be helpful on the supply side too. I always say, the answer is two words: Chevrolet Volt. Chevrolet Volt is a vehicle that GM is going to launch toward the end of 2010. This is a flex-fuel, plug-in hybrid vehicle. Plug it into your electric outlet at your house, charge it overnight when electric prices are low, leave the next day, drive away, you can go 40 miles with a charge on your battery.

We are working hard to develop a lithium ion battery. The Federal Government is helping to partner the research on that. The idea is to go out, run the first 40 miles on your battery, and then when your battery runs low, to recharge the battery with an alternative power source aboard the vehicle. It could be a fuel cell, it could be a low-emission diesel, it could be a traditional internal combustion engine. Those power sources, auxiliary power sources, recharge the battery, and then the battery continues to run the vehicle.

The opportunity to get 80, 90, even 100 miles per gallon off a Chevy Volt flex-fuel, plug-in hybrid is not unrealistic. And it is a source of great encouragement. The question is where are they going to get the electricity to charge the battery.

Today, nuclear provides about 20 percent of our electricity in this country. I think 70 percent of the carbon-free electricity that is produced comes from nuclear. We have about nine new applications in. We have not built a new nuclear plant in 30 years. We have nine applications in right now to build about 14 more. We expect next year maybe another dozen or so applications and the opportunity for a renaissance in nuclear power.

As we go forward, the Nuclear Regulatory Commission has their hands full, as you might imagine, making sure that the 104 powerplants we have in existence today are run well, safely; relicensing a number of those powerplants so their life can be extended for another 20 years, and then saying grace over all these new applications for new powerplants that are coming in.

It is important for us in this body to make sure the NRC has what they need so they can oversee a safe renaissance in nuclear power. And that renaissance will help us on the supply side, espe-

cially as we move toward electric vehicles.

On the demand side, in talking about the Chevrolet Volt, a vehicle that if it gets 80 to 90 miles per gallon, helps us on the demand side, I think that is pretty obvious. There are other things we can do on the demand side as well. For my home, we went out, about a year ago, and bought a new air-conditioning unit. It is one that sits up about this high. It is pretty big. It is a SEER 18; we have energy efficiency ratings on our appliances.

But one of the things we can do is buy more energy-efficient appliances. We basically have cut our electricity bill in half since we went from a SEER 10 up to about a SEER 18. As we buy new appliances, we need to continue to do those sorts of things.

Gee, as I look at the lights in the Senate Chamber, and as we change out the light bulbs in our offices, in our homes, we can buy more energy-efficient light bulbs, change out the ballast systems in our lighting systems, put in new lighting systems. There is a lot we can do in terms of lighting.

The drop in the value of the dollar is coming from a couple things. One of the things it flows from is the uncertainty in the housing market, the collapse in housing prices, great uncertainty about the banking system, the mortgage financing system with Fannie Mae and Freddie Mac.

One of the things we can do—and hopefully we will take the final step tomorrow—is provide a strong independent regulator for Fannie Mae and Freddie Mac. We do that in this legislation. We take steps to make sure people who are facing foreclosure—and it is not something they have done wrong or no malfeasance involved, because we don't want to reward bad behavior—are given an opportunity to avoid it. We make the FHA relevant in the 21st century. We are going to provide housing counselors for thousands.

The ACTING PRESIDENT pro tempore. The time controlled by the Democrats has expired.

Mr. CARPER. I thank the Chair.

The ACTING PRESIDENT pro tempore. The Senator from Utah.

Mr. HATCH. Mr. President, I ask unanimous consent that speakers on the Republican side be limited to 10 minutes each.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. HATCH. Mr. President, the U.S. Congress has had its ups and downs, but the way the 110th Congress has handled our energy crisis is a low point.

High energy prices affect every American, whether they are Democrat, Republican, or Independent; whether they are labor unions, school teachers, or lawyers; whether they are white, African American, or Hispanic. But no group is hurt more by high oil prices than the poor. Restricting our Nation's oil supply is the most regressive policy imaginable.

All we have heard from the other side is let's blame oil company profit; let's blame oil companies for sitting on the leases; let's blame speculators for responding to a very small spare capacity of oil in the world.

Our citizens are begging us to drill more, but all the Democrats can do is blame more. Listening to the energy debate these past few days, I couldn't help but wonder whether the Democrats really believe their own arguments. Are they really drinking the Kool Aid the anti-oil environmentalists are serving them, or do they actually know better?

I am no expert on energy, but the arguments the anti-oil environmentalists are selling to my friends on the other side of the aisle are so obviously wrong that I would like to put some of their statements to the test.

Let's take a look at this chart here.

The first item on this chart states that an oil lease allows an oil company to drill. The truth is you cannot drill on your own oil leases without a permit to drill, and there is a huge backlog of applications for permits to drill. It is a very long, expensive, and frustrating process.

Let's take a look at this chart. This is what happens after an oil company gets a lease. First of all, the oil company must pay rental fees to hold onto its lease. Often, the detailed analysis of the actual energy resource is completed after a lease has been won. If the analysis indicates the resource is economic, the oil company must apply for a permit to drill, and that kicks in the NEPA process requiring the environmental studies.

And then there is still no guarantee the oil company will get a permit to drill. But if they do, there are still serious hurdles to overcome. They must comply with hundreds of State and Federal environmental rules, seasonal restrictions due to wildlife patterns, and very, very often, they must overcome protests and lawsuits by anti-oil environmentalists.

So let's go back to our first chart. We can see that this first statement is not true, so I'll put an "F" there for false.

The next line on the chart states that companies don't want to drill. The irony here is astounding, because the Democrats have been fed this line by the very same anti-oil extremists that are putting up all the lawsuits against drilling permits.

Let's take a look what the trend has actually been with oil permits and drilling.

The data on this chart shows what's been happening at the BLM Office in Vernal, UT. This is very representative of the rest of the country. Since the year 2000, applications for permits to drill have doubled, permits granted by the government have doubled, and new wells completed since the year 2000 have doubled. And even with a doubling of efforts by the government and the oil companies, there is still a very large backlog of applications for permits to drill. Mr. President, these are

facts, so I hope we can stop all the innuendo about oil companies not wanting to drill.

The last line is based on data the BLM just gave me yesterday, and this number applies to all oil and gas permitting in the Nation. Since the year 2000, environmental protests against oil and gas permits have gone up 700 percent.

It is an insult to the American people to mislead them this way. Is it any wonder that Americans are getting completely fed up with this Congress?

Anyway, let's go back to our chart and put a big "F" on the line that says oil companies don't want to drill.

And that leads us to the third line on the chart, which states that the release of final commercial lease regulations on oil shale would lead to a "fire sale" on oil shale leases.

It is an argument I have heard more than once, but a very quick review of existing oil shale law proves it to be false.

I was the sponsor of the Oil Shale and Tars Sands Development Act. It is now Public Law and referred to as Section 369. Senators PETE DOMENICI and WAYNE ALLARD were heroic supporters of the proposals, and we consulted with Senators JEFF BINGAMAN and KEN SALAZAR on the legislation.

It is worth taking a look at the actual language in the law, and I am paraphrasing to save time, but the law states it very clearly:

"The Secretary shall consult with the Governors of the States . . . to determine the level of support and interest in the States in the development of tar sands and oil shale. . . ."

Even after final commercial lease regulations are published, not one lease can be put out to bid until after the Secretary of the Interior consults with the relevant Governor to determine the level of State and local support for such activity. Then the law states that:

"If the Secretary finds sufficient support and interest exists in a State, the Secretary may conduct a lease sale in that State."

Notice that the Secretary may move forward only if there is support from the State. Anyone who reads the actual law, Mr. President, will see that issuing final regulations on commercial oil shale leases will not lead to a fire sale.

This chart shows the five major steps the law requires before the final regulations are released and then another set of major steps that must be taken after the final regulations are published, but before a single lease can be put up to bid.

A fire sale is when a business sells damaged goods at basement bargain prices. The public auction of oil shale leases is just the opposite. The auction would offer up valuable leases of only to the highest bidder. The winners will be paying a premium price to the Government with the goal of getting a return on their investment, and the Gov-

ernment wants them to be successful, because everyone wins when energy production occurs.

The oil shale law specifically ensures that no company will just sit on commercial oil shale leases. The law reads that "The Secretary shall, by regulation, designate work requirements and milestones to ensure the diligent development of the lease."

So let's go back to our original chart, and put a "F" on the third line. Oil shale leasing is, in every way, the opposite of a fire sale.

I am the sponsor of the FREEDOM Act, which provides strong tax incentives for plug-in electric vehicles. I also sponsored the CLEAR Act, which is the existing law giving tax credits for hybrids and alternative fuels. I understand that there are alternatives to oil, but I also choose to deal in the real world when I make policies. Just as with oil shale, each alternative will take years to fully develop, but we must work on them today if we want the benefits tomorrow.

Today, alternatives make up only about 3 percent of transportation fuels, and most of that is corn ethanol.

I hate the mandate on ethanol, but I am on record as a strong supporter of incentives for ethanol.

But let me remind my colleagues of some of the points I made on the Senate floor earlier this week. And these facts are based strictly on Government data and science journals.

If ethanol production were expanded to make up 20 percent of our fuel supply, it would move into drier areas and require irrigation.

This chart shows a comparison of how much water would be required to make that much ethanol, compared to the amount of water for the same amount of oil shale. The idea that oil shale needs huge amounts of water is an absolute myth, but the media keeps repeating it.

This chart shows us how much land would be required to produce enough ethanol for 20 percent of our fuel supply. As you can see, it would take the equivalent of Nebraska, Kansas, Iowa, Missouri, and South Dakota combined to grow that much ethanol. This is calculated based on data from the Energy Information Administration which shows it would take about 353,000 square miles to make that much ethanol, which is represented by the green area on the map.

Now, you probably cannot see it from your chair. But this red arrow on the chart points to a tiny dot on the map, which is the smallest county in Kansas. It is about 156 square miles, and that is all the area it would take to produce enough oil shale for 20 percent of our fuel supply. It is important to remember that after an acre of oil shale is used up, the law requires that it be restored back to nature.

If you look at this large green area on the map you can recognize that ethanol requires a lot of land cultivation.

The February issue of Science magazine published a peer-reviewed article

which states that when land is cultivated, it releases gigantic amounts of CO₂ into the atmosphere.

The Science article determined that because of the land disturbance associated with corn ethanol production, ethanol emits 93 percent more carbon than gasoline. And switchgrass, even when grown on existing corn lands, emits 50 percent more carbon than gasoline.

On the other hand, the Department of Energy calculates that oil shale, without using any carbon capture technology, emits only 7 percent more carbon than gasoline.

Whether you are talking about water, land use, or greenhouse gases, oil shale is certainly an improvement over ethanol. I continue to support ethanol production, but I know it is limited in what it can do.

On the other hand, as you can see by this chart, we have between 1 and 2 trillion barrels of recoverable shale oil in the United States. That is a pretty important number, because it is about the same of amount of the entire world's proven oil reserves. All government has to do is get out of the way.

Unfortunately, Congress has been exceedingly dysfunctional when it comes to energy.

On one hand they complain about oil companies sitting on oil leases, which we know isn't true, and on the other hand they ban development of our Nation's biggest oil resource, oil shale.

I wish they would make up their mind. And so do the American people, especially those Americans who fall well under the poverty line.

Let's take a look at the last item on our energy quiz today. It states that our poorest citizens spend about half their income on energy costs.

A book written by one of our Nation's civil rights crusaders, Roy Innis, shows how the poorest of the poor spend up to 50 percent of their income on energy needs. Can you imagine the impact the anti-oil agenda has had on these Americans?

So, for this final item, I will be marking it with a "T" because it is a true statement. Historically, the poor have looked to the liberals to promote their needs in Congress, but on energy, they have been sold out.

Earlier this month, a group of protesters came to Capitol Hill calling on Congress to stop the war on the poor by groups and congressmen who are closing off America's energy resources.

Included in the group were pastors and civil rights leaders calling on this body to unlock America's oil resources for the benefit of Americans and especially for the benefit of lower income Americans.

One of the participants was Bishop Harry Jackson. I would like to quote some of his remarks for the record. These are his words:

I am a registered Democrat, but this has nothing to do with partisan politics. Unless the public understands that there are specific people and organizations that are fueling this war against the poor, nothing will

change and the poor will continue to suffer. We will unmask those behind this war regardless of their political party or ideology. Party labels and partisan ideologies are meaningless when it comes to protecting the lives of America's most vulnerable citizens.

Democrats in Congress must choose between the very well funded extreme anti-oil interests, or the poor, because on energy prices, there is no compromise between the two. To be honest, I believe Americans have put their finger on this conflict, even before their representatives in Congress have fully begun to understand it.

Representative HENRY WAXMAN passed a law that bans the Federal Government from purchasing oil sands from Canada, unless it can be proven that it has a lesser greenhouse gas footprint than gasoline. In other words, we are turning away 1.5 million barrels of oil a day from a friendly neighbor in favor of oil from the Middle East and Russia. What about the greenhouse gas footprint of shipping that oil all the way over here?

Last year, Representative MARK UDALL, who represents Aspen, CO, passed the one-year moratorium on commercial oil shale leasing. At first, I thought he was simply seeking a little extra time for comments, but a year moratorium on leases is a very long time. Now he is trying to extend the moratorium for another year.

I guess there are not too many poor in Aspen. I love Aspen and the people there, but it is no secret that it is home to plenty of wealthy elites and environmentalists. I have no problem with Representative UDALL choosing the elite anti-oil crowd over the poor. But let's be honest about the choices we're making around here.

Just a couple months ago a local Aspen newspaper reported about how the city of Aspen has been besieged with building permit applications. The article states that new building permits every day equate to about \$2 million. From what I know about Aspen, I am sure there are some very nice brandnew homes, stores and restaurants going up, and more power to them.

Ironically, the local governments in Colorado's oil shale areas support oil shale development. But it is the wealthy environmentally minded citizens like the good people of the not so nearby Aspen who are opposing it. I addressed the environmental benefits of oil shale production earlier in my remarks, but extreme views are sometimes extremely hard to change.

The American people are not asking for a big appropriation or some difficult action by Congress. They are not asking us to give oil companies big subsidies or environmental loopholes. All they ask is that this Congress stop locking up our domestic oil resources. They are asking us to stop relying on foreign governments who are much smarter than we are about developing their own oil resources. They are asking us to find more and use less.

The ACTING PRESIDENT pro tempore. The Senator from Tennessee.

Mr. ALEXANDER. How much time remains?

The ACTING PRESIDENT pro tempore. The Republicans control 18½ minutes in 10-minute increments.

Mr. ALEXANDER. I ask unanimous consent to enter into a colloquy with my Republican colleagues for the 18½ minutes.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. ALEXANDER. Would the Chair be so kind as to let me know when 1 minute remains?

The ACTING PRESIDENT pro tempore. The Chair will do so.

Mr. ALEXANDER. Mr. President, the Senate just voted, because of the way Republicans voted, to stay on \$4 gasoline until we can find a serious solution to this problem. This is the biggest problem facing our country. The point we are trying to make is that we think we ought to take it up, take a week, take several days, offer our ideas, and the Democratic ideas—there are many about which we agree—and see if we can make some substantial progress to finding more oil and gas and using less oil and gas, which is the way we lower price if you believe in the law of supply and demand.

What we have discovered, to our surprise—we are willing to do both, to find more and use less, but the Democratic leader, at least, is not. Whenever we say we want to use more, he says: No, we can't. More oil shale: No. More offshore drilling: No.

So what we would like to emphasize in these next few minutes is that, unlike the way the Democratic leader has characterized our proposal, we are equally interested in using less oil and finding more. After all, the United States uses 25 percent of all the oil in the world. So if we really want to reduce the demand for oil as a way of affecting price, we need to get serious about using less oil as well as finding more.

I went to Oak Ridge National Laboratory in May and suggested we need a new Manhattan Project for clean energy independence, to put us on a path, over the next 5 years, toward clean energy independence. We would start with doing the things we already know how to do, such as building more nuclear powerplants—we know how to do that—offshore drilling, for which 85 percent of the Outer Continental Shelf is now, by law, off limits.

But I mentioned, then, several things we do not know how to do. We ought to have crash programs and do them quickly. One was to make solar energy cost competitive with fossil fuels in 5 years. Another was research in advanced biofuels so we can make alternative fuels from crops we do not eat as well as crops such as corn that we do eat. That is another way to use less oil. Another is to make all new buildings green buildings. We waste a lot of en-

ergy, and much of it is in our buildings. Another goal is to make plug-in electric cars and trucks commonplace. That is another way to use less oil.

The Senator from Alabama has been an effective spokesman not only for using and finding more American energy but for using less of it. I heard him on the floor yesterday, and I would ask the Senator, isn't it true that an essential part of the Republican plan—but let's call it the American plan—for really dealing with the price of gasoline today is to deal with both supply and demand, and that we are equally interested in the demand part and using less part as we are in the supply part?

Mr. SESSIONS. Mr. President, I certainly agree. I say to Senator ALEXANDER, I think you have articulated that so well. I just heard most of the remarks of Senator CARPER, our Democratic colleague. He was talking about ways to produce more nuclear power, biofuels. I think—don't you—there is a basis for compromise between our parties that will have conservation plus more production? Both of those together, I am convinced, will help break this cycle of ever-rising prices of fuel. That is the direction we need to go. I do find it odd that the Democratic leader is keeping this negotiation—really, this discussion that would occur from a real Energy bill debate—keeping that from occurring and keeping progress from being made.

Mr. ALEXANDER. Mr. President, I say to the Senator from Alabama, I was just thinking last night, we could have been taking these amendments up since last Friday. The Democratic leader brought up his speculation bill, which is a perfectly appropriate energy bill to bring to the floor, and instead of having the Senator from Delaware come make a speech about nuclear power, he could have offered an amendment about nuclear power. So we could have already spent 1 whole week dealing with issues on the supply side and demand side that would help lower the price of gasoline and other expenses.

Mr. SESSIONS. Mr. President, I think that is exactly right. I just want to thank the Senator for his leadership and study. One of our Members said there are few issues in which more Members of this Senate have educated themselves than on energy. I think most of our Members are deeply committed to doing something. If they are listening to their constituents, they are.

I calculated out, I say to Senator ALEXANDER, that according to the estimates of the Government, the average family travels 24,000 miles a year. That means in their budgets they will spend this year, based on the increase in gasoline prices, \$1,260 more. That amounts to \$105 per month. After they pay their Social Security, after they pay their taxes, after they pay their insurance, after they pay their house loan, and all these fixed expenses all of us have, they have that little remaining money

that discretionary money to do the things they want to do to take care of their family and many critical needs, and they have \$100 less per month.

I believe we have to do something. I do not believe we should go home without confronting this question. It requires conservation, less utilization, alternatives to this high price of oil, as well as more production.

Mr. ALEXANDER. Mr. President, I say to the Senator from Alabama, one of the parts of the Republican proposal is to make plug-in electric cars and trucks commonplace, which sounds like a startling idea the first time you hear it, the idea that you would just take your car or your truck and plug it into the wall at home and fill it up with electricity instead of gasoline.

But the fact is, Nissan announced in Tennessee the other day that it will have a pure electric car out in about 3 years. General Motors, Toyota, Ford—they are all going to be selling these cars. We are going to have the cars. The Tennessee Valley Authority, which serves the region where we live, says it has plenty of electricity at night which it can sell at low cost. So we have the cars coming. We have the electricity. All we need is the cord.

We could use a debate and discussion on the Senate floor to help make this country a place in which plug-in electric cars and trucks would succeed. That is part of our amendment.

I ask the Senator from Alabama, don't you think there is widespread support for plug-in cars and trucks on that side and widespread support on this side? Why don't we have some amendments about that? Why aren't we allowed to do it?

Mr. SESSIONS. Mr. President, I could not agree more. In fact, Senator CARPER, our colleague, just 10 or 15 minutes ago emphasized plug-in hybrids as one of the key solutions. I think you and I agree from our discussions that in the immediate future, a plug-in hybrid automobile may have more potential to reduce our dependence on fossil fuels than almost any other thing that is within our technological capabilities to achieve. Would the Senator agree with that?

Mr. ALEXANDER. Mr. President, that is exactly my view. What makes it especially appealing is that the Government is not in charge of it. The car companies are making the cars. The utilities have the electricity. It is estimated that we could electrify half of our cars and trucks in America without building a single new powerplant.

Mr. SESSIONS. Mr. President, I ask Senator ALEXANDER this. I get so frustrated when I say and Members on this side say: Well, we need to produce more oil and gas, we have blocked 85 percent of our offshore lands—not south of Alabama, we have supported that, but other areas are blocked—and they say that is because we are for oil companies. But the truth is, this idea you and I are talking about—a plug-in hybrid—would take us from oil, would give

some competition to the big oil companies, and would have a significant effect, would it not, in, hopefully, reducing the price of oil and their profits in the process?

Mr. ALEXANDER. It would.

I see the Senator from South Dakota, who has been in many ways the foremost champion of renewable energy here. We often hear him say that in the Dakotas they have more opportunity for wind energy, which, to the extent we use it, would reduce the amount of oil we use if we plug in electric cars and trucks, as an example, or use biofuels that are an alternative fuel.

I wonder if the Senator from South Dakota would not agree that using less oil, giving big oil some competition, is not a big part of the Republican proposal?

Mr. THUNE. Absolutely, the Senator from Tennessee is correct. I appreciate his leadership on the energy issue. I think putting it in very simple terms—finding more and using less—is something the American people understand and something that is seriously missing in this debate.

The Democratic leadership, by filling the amendment tree, has prevented the opportunity for Senators on our side or Senators on their side to offer amendments that would address the very basic issue of finding more and using less. What we have before us on the floor is a very narrow solution that does nothing to address America's dangerous dependence upon foreign sources of energy, does nothing to add to our domestic supply in dealing with the "finding more" side of the equation, and, frankly, does nothing to deal with the "using less" because all the good amendments—and I have looked at the list of amendments here on our side, at least—we have 24 "finding more" type of amendments, 14 "using less" type of amendments. We have a number of people who would like to offer amendments with regard to conservation and renewable energy.

As the Senator said, I am very much supportive of renewable energy. We are just going over—South Dakota will eclipse now the 1 billion-gallon level annually in ethanol, biofuels. We think there is a tremendous upside in the potential future in advanced, what we call next-generation biofuels, cellulosic ethanol, which would geographically diversify ethanol production in this country. So, I say to the Senator from Alabama and the Senator from Tennessee, their States might be able to participate in that as well because they would be able to make it from other forms of biomass.

I am very much for having a wide-ranging debate that includes opportunities to offer amendments on conservation, on renewable energy, on biofuels, on wind. South Dakota is home—maybe second to Washington, DC, because there is a lot of hot air in Washington—but when it comes to wind energy, South Dakota and the upper Midwest, the Great Plains

States, probably have more of an abundance of wind than about anywhere in the country.

Everybody says: Well, wind is intermittent, and it does not blow all the time. That is true, although you would have an argument from people in South Dakota because it does seem to blow all the time there. But we have very consistent wind which can be converted to energy and help address the "find more" part of the energy solution in this country.

But here we are in the Senate, the world's greatest deliberative body, having amendments being blocked that would do anything to address this issue of supply and demand. In fact, as to the Energy bill we voted on in 2005, we adopted 57 amendments and we spent 10 days on the floor debating amendments. As to the Energy bill we passed in 2007—late last year—we spent 15 days of time on the floor of the Senate and adopted 49 amendments. So we have a history on big issues such as this of allowing the Senate to work its will, and here we have probably the most important economic issue affecting America, not only currently but in the future, and the pocketbooks of every single American—and that is this incredible toll and economic hardship that the high price of fuel is taking on our economy and on Americans' pocketbooks. And we are being cut off from even offering any debate that would address these issues of conservation.

We have some great ideas on conservation, renewable energy, advanced battery technology. The Senator from Tennessee talked about—and so did the Senator from Alabama—having these electric hybrids that run for 40 or 60 miles on electricity and then convert over to fuel. I would like to be able to talk about and offer some amendments that would—once they get to that, where they start kicking in and running on a gasoline engine, making those flex-fuel vehicles because then you could run on any type, whether it is gasoline, whether it is E85. You could use blends that could be used to not only run the cars but also move us away from dependence upon fossil fuels and petroleum and more toward biofuels.

But in any event, the point of all this is, we are standing on the floor of the Senate with an opportunity to do something about an issue that is incredibly impacting Americans in this country, and we are being blocked from even having an opportunity to have some of these amendments that would impact the "finding more" side of the equation in additional domestic production and also the "using less" side, which is the conservation component.

Mr. ALEXANDER. Mr. President, the Senator who has helped us frame the debate has arrived on the floor, the Republican leader. I have heard him say repeatedly that we want a result. This is not a time for playing games. This is not a time for scoring points. This is a

time when Americans—South Dakotans, Alabamians, Tennesseans—we are all hurting.

I get stories from marines who do not have money for their vacation with their family after 18 months in Iraq, from moms who are losing their job because they cannot afford the commute.

We have an opportunity. We could be doing it this day. We could be debating Senator THUNE's proposals on wind and renewable energy and biofuels, Senator SESSIONS' proposals on conservation and plug-in vehicles. Yet we are in this parliamentary procedure to block us from offering anything that has to do with finding more and using less—except the one proposal.

I see the Republican leader in the Chamber. I wonder if he would agree with me that the American people are ready for the Senate to act and get a result on \$4 gasoline, and the Republicans are at least as interested in using less oil, giving big oil some competition, as we are in finding more?

Mr. MCCONNELL. Mr. President, it strikes me that the public opinion polls are overwhelming. People, frankly, do not care who gets it done, but they know they need both sides to cooperate to get there. I think Senate Republicans this morning spoke almost with one voice, saying: Let's stay on this subject and get it right now.

Mr. SESSIONS. Mr. President, I say to Senator ALEXANDER, I have great affection for the Democratic leader, but I just could not agree with his statement that we do not have time. We have a whole month coming up for which we are supposedly going home for recess. Our soldiers are working 7 days a week, with 15-hour days. This Congress cannot stand to stay in session a while and confront this issue and do some things we know will work?

I know there are a lot of specific steps everybody in this Chamber would agree would be positive to deal with this problem. We need to take those steps, and on a bipartisan basis; but we can't get there unless we are able to bring up the bill and debate it.

Mr. ALEXANDER. We should start today. I wonder if the Senator would agree with me. What I hope I never hear on the Senate floor again is it will take 10 years or it will take 5 years because, I wonder what we are supposed to do, not look ahead for the kind of country we want for our children?

What if President Kennedy said: I would like to go to the Moon, but it will take 10 years, so forget it. What if President Roosevelt had said: We need to build an atom bomb to win World War II, but it is going to take 3 years, so we better drop that idea. Or what if Benjamin Franklin had said: I would like to see a republic for these colonies, but it might take 50 years, so let's not do that.

Our job is to look down the road a few years and try to create a better environment for people. In addition, the price of gasoline today is based upon the expected supply and expected de-

mand tomorrow. So if this world saw the United States of America take major steps today to change the supply and demand in the world for oil and gas, the price would be affected today, in my view.

I wonder if the Senator from South Dakota would agree that the family budget—

The ACTING PRESIDENT pro tempore. The Senator has 1 minute remaining.

Mr. ALEXANDER.—that the family budget is more important than the legislative calendar, and that the family budget in America is more important than a legislative vacation, and what we ought to be doing today and over the weekend and next week is figuring out what to do about \$4 gasoline by finding more and using less.

Mr. THUNE. There is no doubt the folks I represent in South Dakota, as well as the people of Tennessee and the people of Alabama, are speaking loudly and clearly about this. They want this addressed. They think all this finger-pointing and playing the blame game in Washington isn't doing anything to solve their problem, which is the tremendous toll and impact this is having on their pocketbooks. I would hope we would be able to have a wide-ranging debate, be able to vote on amendments, look at a balanced, comprehensive approach that includes more production, that includes conservation, that includes use of renewables.

That is not happening in the Senate, and it is not happening because the Democratic leadership has decided they don't want to take votes. They don't want to take votes on additional production, and so they have done what they call in Washington "filling the tree." In simple terms that basically prevents anybody—including Members on their side but Members on our side as well—from offering amendments that would actually solve the problem.

It is unfortunate where we are, but the Senator is exactly right.

The ACTING PRESIDENT pro tempore. The Republican time has expired.

Mr. ALEXANDER. Thank you, Mr. President.

The ACTING PRESIDENT pro tempore. The Republican leader is recognized.

Mr. MCCONNELL. Mr. President, I wish to proceed on my leader time. I am unsure what the time situation is.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. MCCONNELL. Mr. President, the Senate took a defining vote this morning.

Americans have been crying out, asking us to act to lower high gas prices. They just heard the official response from the Democratic leadership in Congress: A few new guidelines for the energy futures market is enough. We don't need to do anything other than that. That is it. That is the Senate Democratic position.

The American people have been telling us for months that the house is on fire, and the Democrats just showed up at the scene with a squirt gun—a squirt gun.

The vote we took this morning was their response to \$4-a-gallon gasoline. That is what a few of our friends on the other side are doing for all of those people out there who are standing at the gas pump, hopping mad at what it just cost them to fill the tanks of their cars. They have told 49 Republicans and more than a dozen Democrats who are open to increased domestic exploration the same thing: take it or leave it, speculation or nothing.

Americans are insisting that we do a lot more than that. They want us to do something to cut the price of gas and to lessen our dependence on oil in the Middle East. They don't want us to quit working until the job is done, and leaving this issue is what the Democratic leadership just voted to do.

A majority in the Senate wants America to be self-reliant and to find more American energy, but the Democratic leadership says: No, we can't.

To drive down gas prices, we should be opening the Outer Continental Shelf today, but the Democratic leadership says: No, we can't.

To drive down gas prices, we could be lifting the ban on development of the vast oil shale deposits in Western States that sit on three times the reserves of Saudi Arabia. The Democratic leadership says: No, we can't.

To drive down gas prices, we could have approved incentives for battery-powered electric cars and trucks today. The Democratic leadership says: No, we can't.

To drive down gas prices, we could have voted to open up untapped American oil today, but the Democratic leadership says: No, we can't.

To drive down gas prices, we could have voted today for new, clean, nuclear technology, but the Democratic leadership says: No, we can't.

To drive down gas prices, we could have approved new coal-to-liquid technology today, but the Democratic leadership says: No, we can't.

Nearly eight in ten Americans say we should do these things, but the Democratic leadership and their Presidential nominee have the same simple response to every one of them: No, we won't.

A dozen Democrats in the Senate say we should consider these things, but the Democratic leadership had the same answer for them: No, we won't.

The Democratic leadership just voted to give up on finding a solution to high gas prices. They just voted to give up on trying to find more and to use less. They just voted to give up on our effort to consider serious ideas from both sides of the aisle. They want us to tell the American people the Senate's time would be better spent on other things, and that it is time to simply move on.

Well, Republicans have a three-word response for the Democratic leadership: No, we won't.

I just voted to keep the Senate on the most important domestic issue facing our Nation. If there is a more important domestic issue facing the country, let's hear it; otherwise, let's get serious and work toward a big solution to this very big problem.

I mentioned yesterday that I received recently a letter from a dialysis center in Kentucky. They were pleading with the Senate to take action now on the high price of gas at the pump. The letter said that some of the rural patients who have to go to this center for treatment three times a week are now foregoing some of their treatments because they can't afford the gas to get there.

So I ask my friends on the other side the same simple question I asked them yesterday: If you won't act now, with dialysis patients cutting back on treatments because of high gas prices, when will you act? What is it going to take?

I know my colleagues across the aisle are stuck between the "No, we can't" position of their Presidential candidate and the Democratic leadership—stuck between them on the one side and the guy at the gas pump with smoke coming out of his ears on the other. For me, though, that decision is an easy one: I am going to be with the guy at the pump.

Mr. President, I yield the floor.

The ACTING PRESIDENT pro tempore. The senior senator from Rhode Island is recognized.

HOUSING

Mr. REED. Mr. President, I wish to talk about the pending passage of extraordinarily important legislation: the Housing and Economic Recovery Act. We are debating it today, and it is one of the most significant pieces of legislation that we will address in this Congress and perhaps in many Congresses to come. It is in direct response to the housing crisis, which has not only undermined home values throughout this country, forcing thousands and hundreds of thousands of people into foreclosure or onto the verge of foreclosure, but its effects have essentially been transmitted throughout the entire economy, and we are seeing a huge economic downturn. Unless we provide some type of footing for housing in the United States, I do not think the economy will begin to recover. It is perhaps the most significant economic issue that we face.

For months now we have been battling to get this legislation through, and we are now on the verge of passing this significant bill. I am excited for that moment, and I wish to first commend individuals who have played a critical role. Senator DODD has been remarkable in his management of this legislation, along with Senator SHELBY. They have played a dynamic and very creative and very positive role in bringing this legislation to final passage. They have been ably assisted by their staff, and I have been particularly assisted by my staff members, Kara Stein and Didem Nisanci. They have done a remarkable job.

For the first time in a generation with this legislation, we are beginning to update, modernize, and strengthen the institutions that undergird our mortgage and housing markets to provide some footing, some economic traction, so that Americans can begin to feel somewhat hopeful and confident about their economic future again. We are also providing grants and tax incentives to encourage the development of housing across the Nation for low-income families.

One of those issues that has been persistent and, indeed, pernicious for many, many, many years before the onset of this housing crisis is the lack of affordable housing in many parts of the country—in fact, practically every part of the country. Low-income families have been struggling for decent, affordable housing.

In this legislation, we are providing a response to their struggle—a response I think will not only benefit low-income families but benefit communities throughout the Nation.

This legislation is a comprehensive and realistic response to the current crisis. I believe it will help millions of Americans to find decent, safe, and affordable housing.

Again, let me thank Chairman DODD and Senator SHELBY for all of their hard work and their very astute, very wise judgments at various places along the way where this legislation could have gone off the track. They have done a remarkable service for this body and for the American people. This bill is not just going to provide families with some hope; it is also going to provide families with real help, and that is so critical at this juncture.

For families, such as many in Rhode Island who are struggling to stay in their homes, this legislation creates a new program at the Federal Housing Administration—the FHA. This HOPE for Homeowners Program will allow families who have mortgages that are underwater—their mortgage is greater than the value of their home at this time—to refinance into 30-year, fixed-rate, FHA-insured mortgages they can afford. It is going to increase funding for home ownership counseling so that more families have access to these much needed services.

This legislation also aids our returning soldiers, sailors, airmen, and marines. I just had the privilege of traveling into Iraq and Afghanistan with Senator HAGEL and Senator OBAMA to personally thank these young men and women and to tell them we are with them. We are with them not just there in the war zone, but we have to be with them when they come home so they have a chance when they come back to maintain their homes and get the services they need. This legislation will help them by lengthening the time a lender must wait before starting the foreclosure process and by providing these soldiers, sailors, airmen, and marines with 1 year of relief from increases in mortgage interest rates. It is

fitting that we spend a moment in this legislation to recognize these brave young Americans.

It will also provide \$3.92 billion for States and local governments for the development of abandoned and foreclosed homes. It has been estimated that Rhode Island will receive about \$56.7 million of this community development block grant funding, which should help stabilize many of our neighborhoods and stem the significant losses in the home values of surrounding neighbors.

What happens when a home is foreclosed? It affects dramatically and traumatically the individual family, but the effect is not contained to that home because the values of the surrounding homes go down as well. Almost like a cascading effect, one foreclosure follows another, home values descend, and then you have a blighted community. We have seen this in Rhode Island.

My colleague, the Presiding Officer and junior Senator from Rhode Island, has traveled through some of our communities where not one home, but two, and then three, and four, and then ten are foreclosed—then suddenly we have a problem which is eating at the heart of the community.

This CDBG money will help cities move aggressively, first, to protect the physical structures of these homes. One of the things we have seen—not just in Rhode Island but nationwide—is that when these homes are abandoned, they are subject to predators who come in, rip out the copper piping, the wiring, take off the siding, and before you know it, you have lost that opportunity to put another family in that home. It is a great loss to the community.

We have done much over the last several decades to begin to turn the corner in many of our communities in Rhode Island. You could see the sense of pride and progress as homes were fixed up and new properties were developed, but we stand the chance of losing that, of letting it slip away. So without this community block grant development money, we will see neighborhoods turned inside out, begin to fail, and provide a further pull downward on the economy in so many communities in this country. This is another important aspect of this legislation.

This legislation also will help to stabilize and stimulate the real estate market.

This has been one of the great engines of our economy over the last decade or more.

This legislation contains a provision that will provide a \$7,500 tax credit for first-time homebuyers—help people get back into the real estate market.

It will also provide States with \$11 billion of additional tax-exempt bond authority in 2008 to help refinance subprime loans, make loans to first-time homebuyers, and finance the building of affordable housing. Many States—particularly in our State of

Rhode Island—have housing authorities that have done a remarkable job of partnering with private, not-for-profits, and local commercial and financial institutions to try to help develop affordable housing, help people who are having difficulties with their mortgages. This additional bonding authority will give more support to these local efforts. It is a critical issue.

The legislation also increases the GSE—which are Fannie Mae and Freddie Mac—FHA, and VA loan limits. This is going to allow more families to access conventional mortgage rates and be able to place themselves in affordable and sustainable mortgage products. One of the problems we have seen over the last several years has become much more vivid. Looking back, because we didn't empower the VA, FHA, and GSEs to more aggressively provide access to conventional loans, many families turned to these exotic mortgages with accelerating interest rates. As a result, they find themselves now in a great dilemma. Studies have shown that many people who were getting these subprime loans would have qualified for one of these conventional loans with a conventional interest rate. Because we weren't reaching out through these Government agencies, the VA, Federal Housing Administration, and also incentivizing the quasi-governmental agencies, Fannie Mae and Freddie Mac, these people had very little choice but to be subject to the blandishment and allure of these seemingly good deals in the subprime mortgage market. Now we are getting much more aggressive with conventional mortgages. That will be, I think, going forward a good thing.

Important also, this legislation helps restore confidence in Fannie Mae and Freddie Mac. It creates a new, strong, independent, world-class regulator for Fannie Mae, Freddie Mac, and the Federal Home Loan Banks.

The bill also includes a provision, at the request of Secretary Paulson and the administration, which will authorize the Department of the Treasury to provide an explicit backstop should the GSEs encounter grave financial problems.

I am pleased also that the Federal Reserve's consultative role with the newly created regulator will also be also limited to the duration of this authority rather than in perpetuity.

I firmly believe that issues surrounding regulatory reform need to be seriously considered at length for the remainder of this year and in the upcoming year. We should not be merely bootstrapping these issues to the current bill without significant deliberation on the role and the ability of the Federal Reserve to perform such responsibilities. Let me say that again. It is vitally important to signal to the markets and the American people that Fannie Mae and Freddie Mac are still vital, valuable parts of our mortgage market. In fact, they represent right now roughly 70 percent of that market.

If they are faltering, if our real estate markets decline further, that is going to be a significant weight on our overall economy—even more significant than in the present day. Restoring confidence in Fannie and Freddie and the marketplace is one of the building blocks to beginning to restore and rebuild our economy going forward. These provisions will, I hope, do it in such a way that they provide psychological support so that actually drawing down funds by Fannie Mae and Freddie Mac may be unnecessary. This backstop will send, I think, the right message to the marketplace so we can move on to begin to deal with some other issues with respect to the larger financial markets of this country, and indeed the world.

Finally, let me mention some of the provisions I am particularly proud of in the bill. They represent the culmination of years of work—not my work alone, but work on which I have taken upon myself to provide some, I hope, leadership.

I have been working to create a national affordable housing trust fund, this in response to the needs I have seen—and my colleague, the junior Senator from Rhode Island, has seen—around the country, with families struggling to find a decent place to live. Without a decent and a permanent place to live, how can you expect children to succeed in school, if they are in three different schools when families move from one rental to another one? How can families choose between shelters at all, when apartments are riddled with lead hazards, which impacts the health and welfare of a child and the family? How can you expect someone to confidently go out and look for a job and maintain a job, when they are asked for a permanent home address and they have to scribble something—either make it up or change it repeatedly? These are the challenges many face because we don't have adequate affordable housing for many of our citizens. Prompted by that, I have, since I have been in the Congress—the House and the Senate—been working for the day we can provide more support for affordable housing for our citizens.

When I was chair and ranking member of the Housing and Transportation Subcommittee of the Banking Committee during the last few Congresses, it became clear to me that our Nation had this affordable housing crisis. One of my first public policy endeavors as a young lawyer in Rhode Island was to be the pro bono legal counsel to Amos House, a wonderful organization in our home State, in Providence, which attempted to provide support to people who were poor and also provide some housing. I first became convinced that if we can provide stability in housing, that would go a long way towards giving people the confidence, self-esteem, and the skills needed to master the challenges of living in a very difficult economy.

Housing is expensive now—very expensive. It is falling, but it has gone up dramatically. The affordable housing crisis continues to be with us. Indeed, one of the ironies of the marketplace will be—and I hope quickly—when the market restores itself and home values begin to rise because of this legislation and other legislation, it will make it even more difficult for low-income and modest income Americans to find a place to rent or buy. We want the economy and the housing market to come back strong, and we want housing values to rise. But we cannot forget the people who may be left behind because their income is flat.

So this affordable housing provision is critical. There is no place in this country, for example, where an individual with a full-time job, at the minimum wage, can afford a two-bedroom apartment. Today, the minimum wage is going up, which is long overdue; but even at \$6.65 an hour, that doesn't leave a lot for a good, safe two-bedroom apartment for a family. We have to do more. This legislation does more.

In my State of Rhode Island, the average wage for a renter is \$11.61. In order to afford the fair market rent for an apartment at this wage, a renter must work 68 hours per week, 52 weeks a year. If you are making the average wage, in order to afford a decent two-bedroom apartment, you have to work 68 hours a week, 52 weeks a year. People are doing that. They are doing it for their children; they are doing it to make sure that at least there is a safe and healthy place for their children. That is an extraordinary burden. That is just to pay the rent. What about the increased food prices? What about the gasoline prices we are all recently talking about with such intensity?

This legislation creates an affordable housing trust fund from a less than one-half cent fee on each new dollar of business that Fannie Mae and Freddie Mac engage in. This is not from the taxpayer. This is from the business activities of these government-sponsored entities. A less than a half-cent new fee on each new dollar of business.

The fund, we estimate, is going to provide approximately \$500 million per year for the building, preservation, and rehabilitation of housing for low-income families. Rhode Island should receive approximately \$3 million from the trust fund program once it gets up and running.

Part of the money collected from Fannie Mae and Freddie Mac will also be allocated to a new program that will be run by the Secretary of the Treasury, called the Capital Magnet Fund.

Community development financial institution and nonprofit housing developers will be able to apply for funding if they can show an increased investment in the development, preservation, rehabilitation, and purchase of affordable housing for primarily low-income families. So there are basically two funding streams. We hope it will incentivize the use not just of these

funds but additional private funds so we can provide even more support for affordable housing.

The grantees of the capital magnet program must show they can leverage at least \$10 in private dollars for each dollar they receive from the Capital Magnet Fund. That is a pretty good deal. If they can leverage \$10 of private investment for \$1 of investment from that fund, that will multiply many fold the effect of these affordable housing dollars. These grantees will have to show that leverage and show innovative ways in which they can deliver affordable housing services. This will be a private solution to this problem. These grantees are primarily community development financial institutions or not-for-profits, who want to go ahead and support affordable housing in their communities.

This funding will be used to create and support financial programs that dramatically increase investment in low-income housing, such as revolving loan funds, risk-sharing loan programs, loan-loss reserves, and affordable housing trust funds at the local level.

I also helped draft provisions that would require Fannie Mae and Freddie Mac to purchase more mortgages made to low- and very low-income families. This should increase the access of these families to 30-year fixed rate conventional mortgages. These provisions also require Fannie and Freddie to purchase more mortgages for rental housing built for low-income families, which decreases the mortgage rates on these mortgages. Frankly, more financial institutions will make the mortgages because they will be able to sell them to the secondary market.

The legislation also includes the text of a bill I introduced, called the Mortgage Disclosure Improvement Act. These provisions require that consumers are provided with timely and meaningful information regarding the terms of their loan, including loans that refinance a home or provide a home equity line of credit. As we look back on this subprime crisis, so many times borrowers were totally unaware of the details of the mortgage. They might have been able to afford the first year of payments, but once the escalator kicked in, they were out of the box. They never understood this fully. Frankly, there were more incentives for the brokers and dealers of the loans to obscure the bad news than to deliver the news to the borrowers. With these improvements, people will have fair warning. They will have the information they need to make a better judgment about the mortgages they will sign up for.

In particular, the TILA, the Truth-in-Lending Act form, will now show the maximum payment a consumer might have to make under the terms of the loan, and increase penalties if a lender doesn't provide this information in a truthful and timely way to the consumer. You will know the maximum exposure you will have as a borrower.

That should be a sobering caution for people who are trying their best to get into a home.

I am also pleased that this bill includes language I authored to expand access to HUD-approved counseling programs by allowing any low or moderate income homeowner to be eligible for financial counseling services. This provision will allow many more families to get the advice or assistance they need to help keep their homes.

As most of you know, FHA also insures reverse mortgages that can be used by homeowners age 62 or older to convert their home equity into monthly streams of income, or a line of credit to be repaid when they no longer occupy the home.

As the coauthor with Senator ALBART of a bill to improve the home equity conversion mortgage program, I am pleased this bill contains our language to remove the current congressionally imposed 275,000 cap on the number of reverse mortgages that FHA can insure per year. This should allow the successful FHA program for seniors to expand and serve more seniors.

The bill also includes important provisions to protect our seniors from fraudulent practices, such as requirements for independent, third-party counseling before they enter into the mortgage, limits on the amount of origination fees that can be charged, and prohibitions on requiring the purchase of other products, such as insurance or annuities. This is a good program. We think we have made it better and believe it will now be able to serve more seniors.

Additionally, the legislation contains language I authored to use \$25 million in FHA savings every year for the purpose of modernizing and improving FHA's technology, processes, and program performance. This funding can also be used to provide more staffing for FHA's newly expanded programs. This funding is critical to ensure the success of the FHA modernization proposal since it will allow FHA to access cutting-edge mortgage industry practices and procedures. If we want the FHA to be a strong participant in the mortgage market, they have to have the modern tools to do that, not only to serve more borrowers but also to protect against problems, to protect the resources they are committed on behalf of the Government to use for the benefit of our fellow citizens. So this modernization provision is absolutely critical, it is important, and I am glad it is in the bill.

We are at a critical juncture, and I am very pleased that we have finally been able to reach bipartisan agreement on this legislation. Again, it is a tribute to Senator DODD and Senator SHELBY and so many others and to a remarkable staff who have worked so hard. I am most proud of what we have been able to do to increase access to credit and affordable housing for low-income people in Rhode Island and across the Nation. This legislation is

going to be the linchpin that helps millions of families have decent, safe, and affordable housing.

It also should restore confidence in not only our Nation's housing market but in our Nation's economy. As we move forward, I think we have much to learn from this experience, including how integrally connected our housing markets and capital markets have become. Safe, decent, and affordable housing should not just be the American dream, it should be the American promise. I look forward to witnessing the good this bill does in moving us in that direction.

As a final point, my colleague, Senator SANDERS, has shown remarkable leadership to get LIHEAP funding onto the floor of this Senate. We need it. One of the responses, one of the immediate responses—not talking about drilling that 10 years from now will put more gasoline into the world market—in immediately dealing with the crisis this fall and winter for families everywhere is to pass a LIHEAP bill. I hope we can do that.

I yield the floor.

The PRESIDING OFFICER (Mr. PRYOR). The assistant majority leader.

Mr. DURBIN. Mr. President, first, I wish to welcome back our colleague, Senator REED of Rhode Island, who has returned from a trip to Iraq and Afghanistan with Senators OBAMA and HAGEL. I know he has made many trips there and I thank him for his service in the Senate and his contact with our troops and we are glad to have him back.

Mr. President, how much time remains on the Democratic side?

The PRESIDING OFFICER. There is 5½ minutes.

Mr. DURBIN. Mr. President, briefly, I will say that we have pending before us a housing bill. You couldn't have missed this story in America; it has hit so many communities so hard. My home State of Illinois is fourth or fifth in the Nation in mortgage foreclosures. Our largest county, Cook County, is No. 2 among counties in the Nation in mortgage foreclosures. I have gone to the west side of Chicago and taken a look—with Bob Fioretti, the local alderman—and seen a beautiful row of houses, and among those are many well-kept places, with the lawns manicured, and smack dab in the middle is one boarded-up house with trash all over the front yard and a sign that says it will be up for auction in a few weeks.

Of course, that is dragging down the property values for the good neighbors who are trying to keep their homes nice and make their mortgage payments on time. So mortgage foreclosure isn't just your neighbor's misfortune, it is your misfortune. And when 2½ million Americans lose their home to foreclosure, 44 million homes see a decline in values.

In my hometown of Springfield, IL, when somebody files for foreclosure a block or two away, it affects my property value. Of course, a home is one of

the most important assets most families own. So we want to get this under control.

Those people who have been defrauded by mortgage practices that never should have been allowed need a second chance. I don't have any sympathy for speculators—those high flyers trying to make a fortune. But for those families who need a second chance to stay in their homes and not lose everything they have put into them, this bill can help.

We worked on this bill on a bipartisan basis. We now have the President's support. The fact is, this bill should be on the President's desk today, and it could be. Sadly, one Republican Senator is holding up this bill and making the Senate stay in session until tomorrow. I hope that Senator is here for the vote when it takes place tomorrow, but this is totally unnecessary. It is just a matter of delaying critically important bipartisan legislation that can try to address the terrible home situation we have across America.

The National Association of Realtors has reported that home sales have dropped yet again last month, leaving sales 15½ percent below where they were a year ago. The median price of a home sold in June dropped 6.1 percent from a year ago. That is the fifth largest year-over-year price reduction on record.

In Illinois, my home State, sales were down again, and the median sale price was down 6.1 percent from June of last year. Unfortunately, it doesn't look like it is going to get better soon.

Six months ago, the Center for Responsible Lending estimated that 2.2 million homes may be lost to foreclosure in the near future. That means 44½ million families will see a decline in the value of their homes. The total decline in home values across America from neighborhood foreclosures is expected to be over \$220 billion.

This bill that we have before us, that will be passed—I hope tomorrow—with a strong bipartisan vote, the Housing and Economic Recovery Act, will take several steps to help families facing foreclosure keep their homes, help other families avoid foreclosure, and help communities that have been devastated by foreclosure to recover.

Chairman CHRIS DODD, a Democrat from Connecticut, and ranking member RICHARD SHELBY, a Republican from Alabama, came together and crafted a bipartisan bill and worked hard to do it. Chairman BARNEY FRANK of Massachusetts, over in the House, did an extraordinarily good job, and we were able to not only improve the regulation of Fannie Mae and Freddie Mac, two Government agencies that are directly involved in almost half the home sales in America, but the bill also gives tax benefits to families who want to buy homes and cities trying to rebuild low-income housing.

It helps veterans—and we should always do that—by increasing loan lim-

its for their mortgages and extending the period of time that lapses after a soldier returns from service before he can face foreclosure.

Cities receive \$4 billion under the bill to purchase and rehab foreclosed property, and it helps avoid foreclosures in the future by tightening licensing requirements on mortgage brokers.

All these steps are in the right direction, but we also need a good-faith effort from lending institutions. For too long they have stood by the sidelines watching these foreclosures stack up. They should be in the game, working with these families to save the homes, where they can. That is not only the right thing to do morally, it is the right thing to do for their industry. If we are going to get the American economy moving again, create jobs, and have a bright economic future, we need to get our housing sector back on its feet.

I am sorry that one Senator makes us wait until tomorrow to get it done, but I trust tomorrow we will get it done. We are going to pass this bill, send it to the President, and I hope start the economic turnaround this country needs.

The PRESIDING OFFICER. The Senator from Minnesota.

Mr. COLEMAN. Mr. President, I join with the assistant Democratic leader in looking forward to passage of the housing bill. Americans are caught in what appears to be a perfect storm. The subprime mortgage crisis, of course, causes a collapse in that area, and then all other housing is impacted by what happens to a neighbor. People lose value in their homes, they lose equity, they can't reinvest, can't fix the floors, and then we see jobs impacted. It is a problem, and I look forward to dealing with that tomorrow. I am pleased we have come together in a bipartisan way to address this very critical problem.

ENERGY

The other side of the coin—that perfect storm—is the issue of energy, the gas crisis—\$4-a-gallon gas, a barrel of oil costing \$130, \$135, \$140, and who knows where it ends. I come to the floor to discuss an energy amendment I introduced yesterday, with the support of 24 other Senators, including the distinguished ranking member of the Energy and Natural Resources Committee, Senator DOMENICI.

Before I begin making my remarks, I wish to make a parliamentary inquiry: I filed an amendment to S. 3268, the energy speculation bill. When the Senate resumes consideration of that bill, which I presume we will go to after we deal with the housing bill, would it be in order for me to offer that amendment?

The PRESIDING OFFICER. It would take unanimous consent to offer that amendment.

Mr. COLEMAN. So if anyone on the other side objects, then I do not have the opportunity to move forth that amendment; is that correct, Mr. Presiding?

The PRESIDING OFFICER. If any Senator objects.

Mr. COLEMAN. Mr. President, we are dealing here, for those who watch the Senate, with a procedure where the majority leader has done what is called filling the tree. It is a tactic where the Democratic leader brings a bill to the Senate, fills the tree so no amendments can be offered without his consent, and then files cloture on the bill, which stops debate. The end result is a process that is designed to fail because it prevents any other Senator from offering amendments.

I would note the number of times the amendment tree has been filled by the present majority leader has been 14 in this 110th Congress. That is more than the total number of times that procedure was used by the leaders in the 107th Congress, the 108th, and the 109th Congress.

Here we stand in the Senate, while our constituents are raising their voices, expressing their frustration, and asking us to do something on an issue which is “the issue” of the day. We worry about the high cost of food. My farmers have an increase in the cost of energy that is driving up the cost of food, and we are taking more money out of our pockets now to pay for gas. I tell folks at home, not so jokingly, that when you go to the gas station today and you put the pump in the tank, you wonder what is going to get filled first, the tank or your credit limit. So what we have is an energy speculation bill. This is what we are allowed to debate when it comes to answering the most urgent crisis facing America. This is the Senate. It is supposed to be the greatest deliberative body in the world, and this is not the way you deal with the energy crisis. You don't set up a procedural process that is designed to fail. I am going to talk further about speculation, but we have to do all of it.

In Minnesota, we play hockey. It is a way of life for many. There is no question we have plenty of ice to play on, and everyone knows hockey isn't exactly a no-contact sport. In the same way, it is reasonable to expect there will be differences of opinion and lively debate among Senators when an important bill is considered on the floor. But what the majority leader has done with the process on this Energy bill is akin to a hockey team throwing their gloves on the ice before the puck is even dropped.

This isn't about solving a problem. This no-amendment process is set up to deliver a political fight, and that is not in the best interest of the American people. It is the last thing Americans want and need. Minnesotans are smart—Americans are smart—and they get it. They know we need to use every resource at our disposal to deal with this energy crisis. They also know politicking when they see it. I don't think either party wins if we go home in August without passage of a strong energy bill. Not this. Not this, designed

to fail, addressing a narrow aspect of it. I wish to address it, but there is so much more that has to be done.

I agree speculation is an important issue. I have been looking into this matter, as ranking member of the Permanent Subcommittee on Investigation and when I was chairman before that. So as both the chairman and ranking member, since 2006, we have been looking at this. But speculation can't be dealt with substantively without changing the current supply-and-demand dynamic. The bottom line is we need to find more, we need to produce, and we need to consume less.

Speculation is based on the belief that there is going to be scarcity in the future. If you tell folks: No, no, there is not going to be scarcity because we are going to tap into American resources, we are going to do what has to be done to break that dependence on foreign oil, to do what we have to do to tap into our resources in an environmentally safe way—you change the dynamic.

We had testimony before our subcommittee, and one of the witnesses said that if we did it—and he was talking mostly, by the way, about renewables and conservation and production—if we put it all together, the price of gas would drop like a rock. Now, I can't guarantee that, but I can tell you if you are concerned about speculation, then one of the things you want to do is to tell the speculators who are betting on scarcity that there is not going to be scarcity in the future because we are tapping into American resources.

We have those resources to tap into. That is what the Coleman-Domenici amendment would do; it would untie America's hands as we try to deal with this energy crisis by allowing States to explore for deepwater oil and natural gas that is 50 miles or more off the Nation's east and west coasts. That amendment would also focus on the conservation side because you have to do both. It would pave the way for plug-in hybrid vehicles, by making battery production more efficient and more affordable.

Currently, 85 percent of the lower 48 Outer Continental Shelf acreage is off-limits—85 percent of the OCS is off-limits right now in the lower 48. Meanwhile, undiscovered OCS reserves are expected to be as large as 86 billion barrels of oil and 420 trillion cubic feet of natural gas. Producing just 1 million barrels a day from the OCS would increase domestic oil production by nearly 20 percent for 40 years.

I live in a State that is cold in the winter, and that winter starts early. We are going to see the price of natural gas start spiking in September and October. My farmers are impacted by that because natural gas is important to the production of fertilizer. They are having trouble getting price quotes—not just for next year, some are having trouble getting price quotes for the near future. If we tell the world we are tapping into this resource that is

there, regardless of when it comes on, we are going to change the dynamic today.

On the demand side, widespread use of plug-in hybrid electric vehicles will reduce our dependence on foreign oil, greenhouse gas emissions, and the costs associated with driving. In fact, we could reduce the petroleum consumption by 3 to 4 million barrels a day by the mid-21st century and cut the cost of driving by about 75 percent.

This amendment is not a silver bullet. In fact, there are many other areas we need to look to—coal to liquid, oil shale, ethanol, expand nuclear production now, wind energy—expand that now. We had Boone Pickens come into our caucus—and he spoke to our colleagues on the other side—and say: Do it all. Do wind, do nuclear, do Outer Continental Shelf exploration, do oil shale—do it all. I think there is a better way to address the speculation issue than what has been done in the underlying bill.

Unfortunately, the Senate has been handed a take-it-or-leave-it process on a speculation bill that doesn't cover production and doesn't cover conservation. I believe if we abandon the type of take-it-or-leave-it process that failed to allow full consideration of a whole range of bills, as we have seen with this process of filling the tree, and look to the bipartisan template that was so effective during the farm bill debate, we have a chance to pass an energy bill. That is the way the Senate works.

There are Senators on both sides of the aisle who want to do this. They are listening to their constituents. They understand.

I want to go back to the farm bill. If you recall, last November it looked as though the farm bill was dead. The legislation responsible for ensuring America's food security had fallen victim to disagreement about amendments. There were 285 amendments filed to the farm bill, and the stalemate over process lasted weeks. But at the end of the day, the majority and minority leaders agreed to 20 amendments on each side. Voting began on December 11, and the farm bill was passed by 79 votes on December 14. Argument over process had lasted for weeks. Yet in 4 days the Senate was able to breeze through an incredibly complex reauthorization bill. Senators did not need to vote on 285 amendments, but they did need enough votes to ensure the Senate could fully consider the measure and do the job.

The farm bill debate not only proved reasonable accommodation of process can be found on important issues, but it also proved the power of bipartisanship to allow this body to serve the American people. The farm bill couldn't have been passed without Senators on both sides coming together for the greater good of the Nation.

The American people are in desperate need of a good energy policy. We don't need to vote on every amendment that has been filed, but there is no reason we can't start out with seven amend-

ments on each side. Time should not be a problem either, as surely it will not take the 4 days it took doing the farm bill. Maybe this could be shorter. But we need to do it. We need to move forward. Americans are demanding it.

I will be the first to sign up. I want to work with the Presiding Officer. I want to work with others. We need to find a bill that finds more and uses less. Let's find something for production, for conservation, and speculation. Do it all. That is what the Senate should have a chance to vote on.

I yield the floor.

The PRESIDING OFFICER (Mr. CASEY). The Senator from New Mexico.

Mr. DOMENICI. I understand I am entitled to speak now, for how long?

The PRESIDING OFFICER. Up to 10 minutes.

Mr. DOMENICI. Before the Senator leaves the floor, I wanted to say—I wanted to talk about three things, briefly.

First, the Senator is talking about an amendment that I cosponsored with him. He adequately explained that if the tree were not filled by the majority leader, that amendment could very well be before the Senate. It is very important and very simple. We would have a chance at some point in time to vote, would we not, on that amendment? And it would say we are going to open the 85 percent of the offshore of the United States that is closed today, and we are going to let the Governors work with us and try to give them part of the royalties so we can have a seamless growth in the offshore production, which could indeed change the supply-demand pendulum that is currently causing this big spiral upwards that causes gasoline prices to go up—that is what that amendment is for?

Mr. COLEMAN. I say to my colleague from New Mexico, if the tree were not filled, and the majority had not used that procedure, we could put it on the table and it would be another option for Americans to tap into the resources that we have, more production and more opportunity. That would have an impact today by telling folks we would have less scarcity in the future.

I tell my friend from New Mexico, because the tree has been filled, we are not going to have the opportunity to have that debate.

Mr. DOMENICI. I want to make one more point. I heard the Senator talk about his hope for a bipartisan bill. We could get plenty of people on because there ought to be Democrats who are for this. Wouldn't it help a lot if eight or ten Democrats on the other side were to tell their leader they do not like this, they do not like the way he has filled the tree, he ought to take down some of those amendments so we could go to work, bipartisan or otherwise, so we could try to have an amendment to vote on? That would help, wouldn't it?

Mr. COLEMAN. I tell my friend from New Mexico I certainly can't influence what the majority leader does. But I

have to believe the American people are talking to me as I know they are talking to the Senator from New Mexico. When I go home, they are scared, they are anxious. They have to be speaking to folks on both sides of the aisle. If that voice is then heard by the majority leader, maybe then we could have an opportunity to fully debate and fully consider the most important issue facing Americans today.

Mr. DOMENICI. I don't know where the voices are going. All the voices in America, up to 75 percent, are saying they want to open the offshore so we will have that asset for them to use. You cannot do that without having a vote on the Senate floor. That would not happen but by a miracle; you would have a vote.

Mr. COLEMAN. I say to my colleague, as one who is on the forefront of renewable technology in Minnesota, we pride ourselves as being the land of 10,000 lakes. Actually, we have more than that. Minnesota is prone to understatement. But clean water and clean air is an important part of where we live. We are an environmentally strong State. The people of Minnesota are telling me: Senator COLEMAN, we have to do it all. We need to open drilling in the Outer Continental Shelf; we need more production; we need commitment to consume less, but we also need the opportunity to find more and produce more. Those are the voices I am hearing in Minnesota. I have to believe we are hearing it in New Mexico and Arkansas and Pennsylvania and throughout this country.

Mr. DOMENICI. That amendment the Senator has spoken of that he was going to offer, but it is out of order—he is going to have to ask the majority leader for permission. That is a real strange U.S. Senate. I never understood that we had anybody of whom you had to go ask permission, but that is the way they have it set up. You will have to go ask him. If he says no, you can't offer this wonderful amendment.

The second part of your amendment is the part that concerns energy, and it could be working within a couple of years, couldn't it? The part on batteries that would help us with new electric cars, it could come on by the numbers, by the hundreds?

Mr. COLEMAN. I would say to the Senator from New Mexico, there has to be strong bipartisan support for moving forward on new battery technology. I do not know who is against that; it is part of the solution. More production is part of the solution. Addressing speculation is part of the solution. But, unfortunately, because of this process that we are seeing so much more frequently today, we are losing the ability for the Senate to do what the American public expects the Senate to do, and that is to have a full debate, put the ideas on the table, and let it come to conclusion. I want to come to conclusion.

I want a bill. We have a process that is set up right now to fail, to say we ad-

dressed it or say somebody blocked it, and move on without any real desire to solve the problem. I think that is a great tragedy. I think it is inconsistent with the traditions of the Senate.

Mr. DOMENICI. I want to say, the Senator from Minnesota couldn't put it more clearly before the American people than he has done. He has tried to offer an amendment that goes right to the problem and confronts it head on. The Senator has heard from the Parliamentarian—you have requested permission to offer the amendment, and you heard you cannot. Why you cannot is because the tree is filled; that is, the number of amendments allowed has been filled by amendments by the majority leader, and there is no more room. There is no more room for something really good—your amendment. There is no room for it.

You have shown everybody what that all means. This means we are going to be around here telling the American people: We cannot help you. We cannot help you with the amendment that you talked about because we cannot consider it.

Mr. COLEMAN. Unfortunately, the Senator from New Mexico is right. We do not have the opportunity to come before the American public and say we fully debated, fully considered the opportunity to produce more energy, to find more energy, to do more with conservation because the tree has been filled. Now, I believe that right of the Senate, that obligation and responsibility, cannot be fulfilled.

I yield the floor.

Mr. DOMENICI. Mr. President, I am going to proceed. How much time do I have?

The PRESIDING OFFICER. The Senator has 2½ minutes remaining.

Mr. DOMENICI. I think the Senator from Oklahoma wanted to speak?

Mr. INHOFE. I have been listening to the debate. We need more supply. We need to have about 10 Democrats come along and help us to pass the legislation, the amendments that we have that would allow us to go out and drill and bring in energy.

Mr. President, I have two unanimous consent requests. First of all, I ask unanimous consent that my statement be reflected in the RECORD tomorrow on the LIHEAP, S. 3186 vote; and, second, my statement pertaining to the housing, H.R. 3221 vote tomorrow be printed in the RECORD.

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

Mr. DOMENICI. Mr. President, I have spoken on the Senate floor about how the majority leader has used this process and eliminated our ability to offer amendments. I refer my colleagues to a speech given on the floor last night by the senior Senator from Pennsylvania where he lays out a compelling case against the growth of this process known as filling the tree by the majority leader in the Senate. It is a good speech. My colleagues should read it and heed it, heed the warning, because

the more it is used, the less this place is a Senate. The more it is used, the less we have the rights of Senators to offer amendments and debate and have votes because we are curtailed, cut off, eliminated by this process. You ought to read the speech and be fearful of the future of this institution but, more important—equally important—your rights as a Senator. You ought to be worried about that.

It will not be the Senate you thought it was if you sit around and let this happen. We are going to stay on it until the leader understands that there is a group of Senators who do not like it and are not going to sit here and take it.

I would like to speak for a minute for the American people. I would like to talk about a great amendment that is going to be pushed aside because of this short-circuiting in this bill. This amendment gets to the heart of what we have been saying. We need to find more and use less.

We have a great quantity of American resources on the Atlantic and Pacific offshore coast. So the first part of the Coleman-Domenici amendment which Senator COLEMAN has been speaking about would allow the coastal States—to say to those areas that we can open the waters within their offshore boundaries for leasing 50 miles out. Believe it or not, we know how to do that. Platforms can be built 50 miles out or 60 miles out, drill down 50,000 feet and have 12 or 14 wells under one platform. They do not have to drill a platform for each well.

The PRESIDING OFFICER. The time of the Senator has expired.

Mr. DOMENICI. I ask, who has time next? How much time does the Senator have?

The PRESIDING OFFICER. There is 9 minutes remaining under the control of the Republicans.

Mr. DOMENICI. All right. I yield the floor and hope later on to talk some more with the Senate about this issue.

I yield the floor.

The PRESIDING OFFICER. The Senator from South Carolina.

Mr. DEMINT. Mr. President, I commend Senator DOMENICI on his passion for energy and what we need to do to preserve the future of our country. I have had a chance, as many Senators I am sure have, as well as Americans all over the country, to look in on the debate about energy this week. Frankly, if it were not so serious and perhaps sad, it would be entertaining. I have been entertained to see my Democratic colleagues bobbing and weaving and trying to change the subject and deflect the attention from the real needs, trying to obscure 20 years of obstruction on developing American energy and to shift the blame to big oil, to speculators or President Bush instead of talking about the real subject.

It is sad that this is probably the most important issue of this generation. We know it is hurting Americans every day, who are paying more and

more for gasoline, families who are just making ends meet, increasingly having to make the decision of whether to buy the gas they need to go to work or even buy the right food they need for their children.

This is a serious crisis. Yet we are playing games here on this very important issue. The Democratic majority will not even allow an open and honest debate. They will not allow Republicans to bring amendments down because they fear their Members will have to take a vote to show America where they stand on the issue.

If we had an open and honest debate, America would find out that Democrats would prefer the prices to be high; that based on the input from the environmental extremists who tell them the higher the price is, the less fossil fuels we will use, that is better for the environment.

The problem is, over the last 20 years, as the Democrats have obstructed the development of nuclear energy, they have obstructed the development of America's own oil and natural gas supplies. Our dependence on foreign oil has gone up. We have burned more coal than other countries that have developed clean alternatives such as nuclear.

The environmental extremists have actually hurt the environment. They have made our country hostage to other countries that would like to harm us. And when it comes to the point where we need to decide what we are going to do as a country, the majority leader will not even allow us amendments. He wants to ram it through and change the subject and go on to the next thing.

That is where we are today. We have put in the middle of this the housing bill, which, like the Energy bill, the majority leader will not allow any amendments to. This is a huge, unprecedented bill, putting on the line \$300 billion that can be used for mortgage companies to unload bad loans onto the taxpayers, making the Federal Government the owner of mortgages in real estate for the first time, and crossing that line between freedom and socialism where we actually get so involved in the private sector and the managing of the financial markets that our country is moving more toward a European style of socialism than the America we know.

We have a bill here that on one side adds nearly \$1 billion of taxes on Fannie Mae and Freddie Mac, and then, on the other side, is asking America to bail them out because they are not making enough money. That is the kind of logic Congress is using.

And we do not want to debate it. We want to get this thing done immediately. The majority leader scheduled a vote that would come out on Saturday. He did not give us the courtesy of offering one amendment. Then he is demanding that we shorten the time period so he can have a Friday vote and let folks go home.

I have been entertained by the suggestion that I have actually scheduled votes tomorrow. As I understand it, and the Parliamentarian may want to correct me, there is only one person in this Senate who can schedule a vote. That is the majority leader on the Democratic side, and he scheduled a vote on Saturday and will not change it in order to give us an amendment.

There are a lot of amendments that could improve this bill. Setting up a slush fund so local communities and their agencies can buy real estate and rehab it and sell it is a bad idea. It is a slush fund that is not going to be accountable. It puts those governments in the real estate business.

I wish to have an amendment to remove that, and to remove the new taxes that are going to cost everybody who buys a home after we pass this bill. Everybody is going to pay more to get a mortgage because this bill adds taxes to it. The folks who are pushing it do not want you to know that. The President had threatened to veto it over this bad policy, but he decided to change his mind because he felt we so much needed to provide the backup for Fannie Mae and Freddie Mac. So because we cannot have the amendments that we need to improve the bill, I asked for one amendment that is basic and common sense.

We have seen in the Wall Street Journal and publications all over the country the growing suspicion that the fact that the reforms that were needed for Fannie Mae and Freddie Mac over the last 10 years were not even talked about in Congress because of so many political contributions to Congressmen and Senators.

Now, we do not like to think that about ourselves, but there is a reason Fannie Mae and Freddie Mac spent over \$200 million over the last 10 years on campaign contributions to those of us here in the House and the Senate, and they got something for it. They got left alone. They grew out of control. They grew into a big monster where now we say they are too big to fail. If we let them fail, they are going to bring down the whole American economy. So we have got to put the American taxpayer behind them with an open checkbook to write any check that is needed to keep them in business. That is what we are being told in this bill right now. If we are going to do that, if we are going to make the American taxpayer stand behind those companies, then there is one common-sense thing we can do to keep it more open and honest. These organizations that are now guaranteed by the American taxpayer should no longer be able to spend millions of dollars buying influence in Congress. That is a conflict of interest. My amendment would simply stop the political activity, the lobbying and the contributions of these organizations which are now a part of the Federal Government because of this explicit guarantee. That is the only amendment I asked for. We could

have voted on it yesterday and finished the housing bill yesterday if the majority leader had wanted it. We could vote on it today and move straight to passage.

I have offered the majority leader several options. It does not even have to be a part of this bill if he thinks it is going to delay it. All I have asked for is a straight-up vote on this bill that would eliminate lobbying by Fannie Mae and Freddie Mac, and we could do it sometime before the end of the session.

We could vote on housing immediately, right now, send it to the President unchanged, so there would be no delay. But the majority leader is so afraid of asking his Democratic colleagues to vote on this bill that would ban lobbying, that benefits us so much in our campaigns, he does not want them to take that vote in public view. So, instead, he is going to keep everyone here Saturday and try to say I am scheduling this vote when, in fact, he is scheduling that vote because he does not want the lobbying and the campaign contributions to stop from these organizations which are now basically being backed up by the full faith and credit of the American people.

That is what is going on here. It would be entertaining if it were not so sad. Again, the blame is trying to be deflected to someone else so the American people cannot see where people stand. Instead of having amendments we can vote on, and instead of seeing where people stand on the lobbying of these organizations the American people now have to stand behind, they are trying to blame it on the fact that we are going to have a Saturday vote.

Over half the American people do not want us to pass this bill. They deserve a voice in this Chamber. And if there is no one else who is going to stand up and speak against it, I will, because it is wrong to pass a bill of this magnitude so quickly, 700 pages that have not been read by one Senator here. It has so many flaws in it that they want to get it off the floor before people figure out what is in it. It is a mistake to pass this bill so quickly. I am not going to allow it to go through today. We are going to be here tomorrow for a vote because people are afraid to show the American people what they stand for.

I yield the floor.

The PRESIDING OFFICER. The Senator from Florida is recognized.

Mr. NELSON of Florida. Mr. President, if we wanted to solve this problem on energy, if we wanted to solve the problem on health care, if we wanted to solve the problem on housing, which we are finally going to get to final passage on tomorrow, if we wanted to do it and we had the political will, we could.

The problem is the Senate is all wound around the axle because people cannot get along with each other. That is being reflected in the two leaders not being able to get agreement on unanimous consent, which to operate in this

Senate is necessary to have that kind of good will and mutual trust.

Yet we do not have it. So now someone is listening on TV or sitting up in the galleries right now and hearing the statements on this floor that are completely contradictory of each other. We have had statements on this floor over the last several days. People say, for example: Well, there is no problem drilling out in the waters off of the Outer Continental Shelf of the United States because we do not have any experience on oil spills now.

As a matter of fact, we have had Senators on this floor who have said there were no oil spills after Hurricanes Katrina and Rita. And, of course, I have pointed out the White House itself came out with a report, *Lessons Learned After Hurricane Katrina*. It came out in February of 2006. I quoted at length from that document that pointed out over 7.4 million gallons of oil were spilled after Hurricane Katrina. That is the White House report.

But let me give you another example. We have had, including the Republican Leader has said: There was not a drop of oil spilled after Hurricane Katrina.

I want to show you a satellite photo. This is a NOAA photo 4 days after Hurricane Katrina. This is the coast, the gulf coast. Would you look at the oil spills that are out there as a result of Hurricane Katrina, a Category 3, and it was a Category 4 at one point out in the Gulf.

What is it doing to those oil platforms? What do you think all of that is? That is oil. What do you think all of that is? It is oil. What do you think all of that is? And that. And that. And that. And that. It is oil.

I am pointing out that people are making extreme statements that have no basis in truth. As a result, we are getting ourselves so worked up into our own little positions that if we wanted to, we could come together and we could have a bill that could be part speculation, part drilling.

There are still plenty of places out there to be drilled. I am not talking about the 68 million acres that are under lease, under lease by the oil companies on public lands, the lands of the U.S. Government, the 68 million acres that are under lease to the oil companies that have not been drilled that are out in the Gulf of Mexico. There are 32 million acres that have been leased and have not been drilled.

This Senator knows something about that because 2 years ago, we did a compromise to try to protect the interests of Florida from oil spills on our beaches, from oil spills in our delicate estuaries that spawn so much of the marine life in the gulf, indeed, to try to protect the interests of the national security of the country in keeping oil rigs away from the military testing and training area, which is the largest testing and training area for our military in the world.

So we struck a compromise. Originally they wanted 2.5 million acres, but

it was headed on a line straight from Tampa Bay, entering the military mission area. Instead, we worked out a compromise where they got four times as much. They got 8.3 million acres. But we kept it away from the military testing and training area and kept it away from the coast of Florida where that testing and training area is.

We worked it out then 2 years ago. But now that is not enough, even though none of that 8.3 million acres has been drilled. This is getting to be ridiculous in the amount of hyperbole and rhetoric and, oh, the sky is falling, the sky is falling, when it would take that for us to come together and have a bill that would go after speculation, the unregulated speculation after the Enron loophole was opened that allows unregulated trading.

I have commentary here. I will not go through it. I have got three oil executives who have testified to the Congress saying that in normal supply and demand, one executive says, would have oil at \$60 a barrel; another executive says it would be \$50 to \$55 a barrel.

These are oil company executives saying, if the world oil market were only operating by supply and demand, but it isn't. It is up close to \$130 a barrel. So there are other factors contributing to it. One of them is unregulated speculation on these unregulated markets that bid that price up and up and up. We can address that. We can address drilling in other parts of the gulf. In addition to the 68 million acres of public lands, there are more public lands that you could drill in in the central and western gulf, if we really wanted to, but everybody wants to sit around here and fight.

Then we could do something really important. We could get serious about putting Federal money into research and development for alternative fuels and creating new engines and tapping renewables such as Sun and wind, really get serious about that, get serious as we did when we finally raised the miles per gallon. It only took us the 8 years that I have been in the Senate to increase the miles per gallon on the fleet average of our cars.

My goodness, look who is in trouble in Detroit. It is not Toyota and other foreign manufacturers. They have a 50-miles-per-gallon standard in Japan and in the high 40s in Europe. It is not those automobile companies. It is the American automobile companies that are in financial trouble because they have fought us the whole way on increasing miles per gallon. Their problems, as we say back home, are like chickens coming home to roost. We could do that, if we just had the political will and we would put our differences aside.

On this issue of speculation, the bill that was turned down today because we can't get 60 votes to cut off debate to get to the speculation bill, I know Senators on the other side are saying they are not able to offer amendments, but again, it could happen like "that," if

we would get together to offer a certain number of amendments and use the speculation bill that Senators on that side have already spoken in favor of. If we wanted to, we could get it done.

We do need an additional law on speculation because when we tried to plug the loophole in the farm bill, we didn't completely plug it. Senator REID has offered this leadership bill that reins in speculation by imposing limits to ensure that legitimate speculation doesn't get out of hand. It is a complicated approach, but it can get us to where we need to be. I believe there are some improvements that could be made to the bill. If we really wanted to come to agreement, we could have those amendments offered. If we pass a bill that allows speculators to evade limits of how much they can control, then we are going to be in the worst of all possible worlds—a bill that purports to tamp down on speculation but fails to do so.

Wall Street financiers and the Wall Street Journal call the effort to shut down excessive speculation "misguided." They say that the spiking price of a barrel of oil is just the market telling us that demand exceeds supply. But ask yourself if that makes sense. When the Saudis agreed to increase production—in other words, increasing supply—there wasn't any decrease in the price of oil. The price of oil keeps on spiraling, and there is no evidence that dramatically increased demand is going to do anything but allow speculative money to pour into the energy futures markets.

We have had the CEOs of all the various airlines come to see us. They wrote all Senators a letter. They said:

Normal market forces are being dangerously amplified by poorly regulated market speculation. The nation needs to pull together to reform the oil markets and solve this growing problem.

That is the CEOs of every major airline.

What do we hear in this debate? We hear: Drill here, drill now, pay less. It is an easy slogan, but it will not solve it because it is cruelly misleading and deceitful.

If we are really going to do something, we are going to have to have the political will in a bipartisan way to get to the bottom of this. Think about it. Why such a seductive argument about "drill here, drill now," when, in fact, there is 68 million acres that has not been drilled of public lands? What does that do for oil companies? The more leases of acres they can have, the more reserves they can show on their books, which is shown as an asset, increases the value of the oil company. That, of course, is to their advantage. But unless we can get them to start drilling and show good faith that they are going to drill on the 68 million acres they have now, why is that the answer? Well, it isn't.

That is, again, where we need the balanced approach—alternative fuels,

rein in speculation, drill where it is available now with existing permits, drill onshore, offshore, continue to work with our international partners, lessen our consumption of foreign oil by doing all of the above plus shifting to alternative fuels with a vigorous research-and-development project of developing those alternative fuels and alternative motors.

I have had the privilege of being a part of one of this Nation's great accomplishments; when a young President said, in the midst of the Cold War, when we looked as if we were having our lunch being eaten by the Soviet Union because they were taking the high ground in space and we had not even flown John Glenn in orbit, President Kennedy said: We are going to the Moon and back in 9 years. If ever there has been an example of a nation having a determination and coming together in a bipartisan way and focusing the political will on solving what seemed to be an insolvable task and committing the resources, that is the example of how to do it.

Another example I can think of is 1983. We were at a point in which Social Security was going to run out of funds within 6 months. Social Security was not going to be able to pay its bills. Two old Irishmen—one the President of the United States, President Reagan, and the other one the Speaker of the House, Tip O'Neill—got together and said: We are going to solve this in a bipartisan way. We are going to put together a bipartisan, prestigious panel, and they are going to come up with the recommendations of how we can make Social Security actuarially sound and safe. That is another one of the great examples where political leaders of different parties came together in a bipartisan way and took that highly volatile issue of Social Security off the table at the next election by saying: We are going to solve it, because we had the political will. We had the political will in the Apollo project going to the Moon and, in 1983, to solve the Social Security crisis.

If we had the political will in a bipartisan way to solve this energy crisis right now, right here, we could do it. But you can't do it if the attitude is "my way or the highway." You have to do what this body is best adapted to do. As the Good Book says: Come, let us reason together. Let us work this problem out together.

I am tired of hearing all of this excessive rhetoric. I am tired of hearing this rhetoric that does not display truth. I am tired of hearing the "it is my way or no way" attitude. Our people out there want us to solve this problem, not only for here and now but for generations to come. For example, since we get in excess of 60 percent of our daily oil from foreign shores, can you imagine the disruption of any one of those foreign sources such as coming out of the Persian Gulf, such as coming from Nigeria, such as coming from Venezuela, all of which are substantial

percentages of our daily consumption of oil? Can you imagine what that would do if it happened today or if it happened to our children or our grandchildren? It is up to us to solve this by coming together.

I yield the floor.

The PRESIDING OFFICER. The Senator from Colorado.

Mr. SALAZAR. Mr. President, let me first say to my colleague from Florida that he is very correct in making the statement that the only way you solve big problems around here is if you work together. That has happened in the past. It certainly has happened here in the Senate in the last several years, as we have worked on energy legislation. The passage of the 2005 act was an example of Republicans and Democrats coming together and passing what was one of the most significant pieces of energy legislation in recent times. The passage of the 2006 legislation, which the Senator from Florida supported, which opened lease sale 181 and 8 million acres of the gulf coast for exploration, is another example of that bipartisanship. This last year, passage of the Energy Efficiency Act, signed by the President in December, was also another example of Republicans and Democrats working together to reach for higher efficiency with new CAFE standards that have been long neglected and doing other things to move forward with alternative fuels and trying to create an energy future for America that works.

Those pieces of legislation all came together because of the willingness of Democrats and Republicans to move forward on the energy agenda. I hope we can find the same kind of bipartisan spirit in moving ahead now on the next chapter to try to address the pain Americans are feeling at the pump. I appreciate his comments and his wisdom in this area.

I come to the floor to speak in support of the housing bill which we are now debating in the postclosure timeframe.

Housing is an incredibly important part of the American economy. Housing is, in fact, a cornerstone of the American economy. Many of the economic ills which the United States is feeling today, frankly, have been brought about because of the housing crisis we are seeing today.

Since housing prices peaked in the summer of 2006, our Nation has seen some very sharp declines in home values. We have seen a staggering decrease in the number of home starts and home sales, and we have seen a dramatic increase in the number of foreclosures nationwide.

For most people across America, and certainly in my State of Colorado, when you drive down a neighborhood and you see there are signs, where there were very few of these signs 2 years ago—but now the signs are not only sprouting up everywhere with houses that are for sale, but you also see price-reduced signs—we know we

have a tremendous glut in the housing market, in part, caused by the number of homes we have in foreclosure.

So a picture of this kind of a sign that you see in front of a home is a picture that tells a story about a family who has lost their home or is losing most of their equity in their home, as they try to sell it at some reduced price. It is a pain that is being felt all across the country, and it is certainly being felt in my State of Colorado.

In the State of Colorado, this is what has happened with respect to foreclosure filings over the last 4 years. In the year 2003, the whole State of Colorado saw about 10,000 foreclosures that year. Now in 2007, we are seeing a foreclosure number that is almost 50,000 homes being foreclosed upon in the State of Colorado. You can see the dramatic increase in the number of homes that have been foreclosed upon in my State of Colorado.

Mr. President, 1 in 45 households in the State of Colorado has filed for foreclosure. This is not a problem which is circumscribed in some way only to those tens of thousands—hundreds and hundreds of thousands—of Americans who are facing foreclosure. It is also a problem that affects the entire American population that is in home ownership because as houses have been foreclosed upon, as the housing market has faced such a huge glut in terms of the large inventory that is out there in the market, it has had a dramatic impact also on the values of the homes in the neighborhoods.

In Colorado, as we look ahead at 2008 and 2009, we know there are about 50,000 more homes that will be foreclosed upon in 2008 and 2009, as adjustable rate mortgages adjust upward and families will no longer be able to afford to pay the higher mortgage rates. But what also happens as that occurs is the surrounding homes will suffer declines in values.

According to the Center for Responsible Lending, it is expected that about 750,000 homes in the State of Colorado will see a decline in their value. So it is a problem which does start with the foreclosure market and the financial markets that we have seen, but it spreads out into all of America that is in home ownership, including most of the home ownership in my State of Colorado.

Mr. President, 748,000 homes—almost 750,000 homes—represent almost half of the homes in the State of Colorado that are going to see a significant decline in value. So it is a major problem we face.

I am thankful for the leadership of the chairman of the Banking Committee, Senator DODD, as well as the ranking member, Senator SHELBY, and all of those who have worked to put this housing package together.

As a member of the Finance Committee, I am honored to have had a small part in putting together parts of this bill working with Senator BAUCUS, the chairman of the committee, and

Senator GRASSLEY, the ranking member of the committee.

I think it is instructive that this legislation appears to have the kind of broad bipartisan support we ought to have when we are addressing the major problems that face America today. Certainly, I am hopeful by the time we get to about this time tomorrow we will have had a housing bill that will help the people of America.

This legislation contains numerous provisions that will help us address this cornerstone of our economy.

First of all, the bill provides targeted relief to families and communities that are affected by foreclosure. The legislation will reverse the downward trend in home values and sales and get the housing market back on track.

The housing bill contains help for homeowners, for homebuilders, and for home buyers. It creates a tax incentive to reinvigorate the housing market by providing a refundable first-time home buyer credit of 10 percent of the purchase of a home—up to \$8,000—for homes that are purchased between April of this year and April of 2009. That \$8,000 tax credit will create major incentives for new homeowners to buy homes and help us get rid of the glut we currently have in the market.

In addition, the legislation provides tax relief for families that are facing high property taxes. It is the kind of middle-class tax relief we ought to be working on more in this country. This tax relief will provide nonitemizing taxpayers the opportunity to deduct their property taxes from the taxes they currently pay.

In addition, the housing bill will increase the availability of stable home financing, and it will do so by allowing Fannie Mae and Freddie Mac and the Federal Housing Authority greater flexibility in terms of the kinds of mortgages they can purchase and insure. That will have the direct consequence of increasing the availability of stable credit.

In addition, an amendment in the Finance Committee that was sponsored by Senator KERRY will add \$11 billion in the use of tax-exempt mortgage revenue bonds. That will provide low-interest financing and refinancing assistance to low- and moderate-income home buyers. That is an important component of this legislation.

The housing bill also contains help for families and communities affected by foreclosure. It does so in a variety of ways. One way is it will provide \$150 million for credit counseling.

In the State of Colorado, we have developed a foreclosure assistance hotline. It has helped tens of thousands of families since the beginning of this program a few months ago. What we have found through foreclosure counseling in the State of Colorado is that 80 percent of families who contact the foreclosure hotline ultimately end up renegotiating their loan terms at their bank and are able to stay in their home. So it is a very successful pro-

gram, and the \$150 million that is included in this legislation for mortgage foreclosure counseling assistance will be very helpful in keeping people in their homes.

The legislation also helps communities which have been, in many cases, devastated by the number of foreclosures, and it will do so by adding \$3.9 billion for the Community Development Block Grant Program, which will help communities purchase and rehabilitate foreclosed homes.

It is also important there are protections against future foreclosures by requiring mortgage companies to have stronger disclosure requirements, all in the name of truth in lending, so home buyers know what it is they are getting into prior to the time they are signing on the dotted line of very extensive documents.

I am proud of this bill. This housing bill sends a strong signal to the families and businesses of America that we care about one of the cornerstones of our economy in America today.

It sends a strong signal to the financial markets that we in Congress can work together, Democrats and Republicans, to address one of the toughest economic issues our country has seen. Indeed, the housing crisis we are looking at today is probably the worst housing crisis since the Great Depression. That is why it requires strong medicine to cure the problem. The legislation we have in front of us will do exactly that.

In conclusion, this legislation represents months of hard work and bipartisan cooperation to address this key cornerstone of our economy. Congress should pass this legislation here, hopefully in the next 24 hours, and send it to the President for his immediate signature, so the legislation can start providing the cure that is so needed for America today.

Mr. President, I thank you for listening and I yield the floor.

THE PRESIDING OFFICER. The Senator from Oklahoma.

ENERGY

Mr. INHOFE. Mr. President, yesterday I drew the Senate's attention to an editorial in the Wall Street Journal. It said that liberal leaders in Congress are "gripped by a cold-sweat terror. If they permit a vote on offshore drilling, they know they will lose. . . ."

Today's Washington Post featured a similar editorial, which you normally don't get that would be favorable to the conservative view. They said:

Why not have a vote on offshore drilling? There's a serious debate to be had over whether Congress should lift the ban on drilling in the Outer Continental Shelf that has been in place since 1981. Unfortunately, you won't be hearing it in the House of Representatives—certainly, you won't find lawmakers voting on it—anytime soon.

This same editorial ended with another good question. It said:

If drilling opponents really have the better of this argument, why are they so worried about letting it come to a vote?

That is critical.

The distinguished senior Senator from Florida and the junior Senator from Colorado were talking about: Let's all get along. Let's work together. Let's have a bipartisan solution.

I think we should. All you have to have for a bipartisan solution is a vote. For those people—and I am sorry to say it is right down party lines—ever since the veto took place back in the middle 1990s, when we, the Republicans, were the majority, we tried to open everything for exploration: the Outer Continental Shelf, ANWR. And, of course, we have those huge other reserves that if we had been able to do that, we would not be faced with this problem today. Yet all we want now is a vote.

So I do not know why becoming self-sufficient for America should be a partisan issue. Look at the reserves. Look at the possibility of what is out there, what we would be enjoying today if it had not been for that veto.

Now, that is not the worst part. The worst part is that if you go to my Web site, epw.senate.gov, you will see I have called up every vote that has taken place since that 1995 veto; and right down party lines, Democrats refused to increase the supply of oil and gas in America.

Look at the Outer Continental Shelf. We have been talking about that. That is what all these editorials are about. Look at ANWR. That is not as much as a lot of people think, although anyone who has been to ANWR, who has been up there, they don't come back saying it is a pristine wilderness, because it is not. It is a frozen tundra. Everybody up there wants to explore there. We know. We have a pipeline ready. That could be coming down here.

The Rocky Mountain oil shales—that is the biggest of all reserves out there. Right now we are under a Democrat-sponsored moratorium that keeps us from getting at those oil shales. We are talking about 2 trillion barrels. It is huge.

The Senate has been in session all week. It held one vote Tuesday and two votes this morning. Those were both procedural votes. All we want to do is consider amendments.

When my good friends from Florida and Colorado say: We want to all cooperate with each other, all we have to do is bring out amendments and vote on them, I would love to have the Senator from Colorado have the opportunity to vote in favor of expanding the supply of oil and gas in America.

A lot of people have tried to denigrate the idea of supply and demand, and yet there is no one I know of in America who has gone through the high school level who has not studied supply and demand. It is a very simple thing.

The Senate Democrat majority, after wasting an entire week, is engaged in a process, a scheme, to go ahead and have some votes tomorrow.

By the way, let me share, as I did once before earlier, the two bills that will be voted on tomorrow are bills that I have opposed in the past. I think it is very interesting, when they talk about LIHEAP, when they talk about doing something about supplying gas to heat homes in the Northeast, instead of subsidizing, let's open the supply line, let's start producing gas and oil, and bring the price down so we do not have to subsidize it. It is a very simple thing. So I am going to vote "no" on that. I oppose it. In fact, I do not even think I will stay here for that vote.

The other one—the housing vote—I respectfully disagree with some of the comments that were made. Of course, we do not have some of the problems in Oklahoma they do in other places. But, nonetheless, the idea is we could have been doing these all week long, but we also could have been doing amendments. We could have been voting on amendments.

We have consistently tried not only to go out there and explore and to develop the resources we have—we are the only country in the world that doesn't export our own resources—but we also have to have an increase in refinery capacity. I have to say this: We have—I personally have in legislation not just opening it up for exploration so that we can increase the supply but also refining it. If we had all the supply in the world, we wouldn't have the refining capacity because of some of the stringent requirements we have in this country and the unwillingness to allow new refineries in the United States. We wouldn't have the refinery capacity. So I have what is called the Gas Price Act. I introduced it some time ago—I guess 3 years ago now—and we never have been able to get it passed. It divides right down party lines. The Democrats will not allow us to increase our refining capacity. This is a bill no one should be opposed to.

A lot of people know what the BRAC process is, the Base Realignment and Closure Commission. What we have had an opportunity to do is to close some of these bases, these military installations that are not performing a function commensurate with the cost. What do the adjoining communities do when this happens? They are in dire straits economically because they don't have anything to do with that property. Yet this would allow them to do it and have EDA grants to attract refining operations in these areas.

That is what the Gas Price Act was all about. That is what we have currently in legislation that we hope will be considered before very long.

We are presently considering a bill to impose new rules on speculating, claiming that speculators have been driving up the price of oil. It is always easy to find somebody to blame when we have not done the responsible thing as legislators. I know it is tough for some Democrats to face up to some of the extremists, the environmentalists,

and agree to go ahead and develop the resources we have and explore and produce and drill for oil. However, if you talk to the smart people out there who are looking at this bill—this bill we are talking about is trying to blame everything on speculators. T. Boone Pickens, who has had a lot of attention recently, says:

Speculation doesn't have anything to do with it. You have 85 million barrels of oil available in the world and demand is at 86.4.

Warren Buffett:

It is not speculation, it is supply and demand.

Walter Williams. This is a good one. He says:

Congressional attacks on speculation do not alter the oil market's fundamental demand and supply conditions.

Then the International Energy Agency says:

Blaming speculation is an easy solution which avoids taking the necessary steps to improve supply-side access and investment.

I see the Senator on the floor who will be able to go into some other aspects of this. I think this debate is very significant, but the debate in absence of votes is really meaningless, except we are letting the American people know that it is the Democrats in the Senate and in the House of Representatives who are not allowing the Republicans to pass legislation that will increase the supply and will bring down the price of gas at the pumps. I will be going back tonight to my State of Oklahoma, and I can assure you, the No. 1 problem in the Nation is the price of gas at the pumps.

Let me clarify one thing before I yield the floor. I have known Boone Pickens for a long time. Let me tell you, he is not very pleased with the misinterpretation that the Democrats are coming down and attributing to him. When he ends his ad saying, "We can't drill ourselves out of this problem," he is talking about, we have to drill everywhere. This is his statement. We need to drill on the Outer Continental Shelf. We have to drill in ANWR. We have to have the Rocky Mountain oil shales. We have to preserve access to the Canadian oil sands. We need it all. Even after all of this, we still need to do more. I agree with that. I have another piece of legislation that will help him in taking the compressed natural gas so it can be used to get a more immediate response to this growing problem in America.

So I would only say we need to keep talking about this. The American people need to keep listening until they realize and accept the fact that the Democrats are blocking the Republicans from increasing the supply of oil and gas, and we are not going to be able to bring down the price at the pumps until we are successful and have enough public support to get this country back producing again.

It is interesting. If you look at the polling data, one State—I won't mention the State because it is quite a lib-

eral State philosophically—2 years ago, only 28 percent of the people in that State wanted to drill on ANWR and the Outer Continental Shelf. Today, it is 68 percent. So with that, I think it is a very simple solution. We need to get busy with it to increase our supply.

I yield the floor.

The PRESIDING OFFICER. The Senator from New Hampshire is recognized.

Mr. GREGG. Mr. President, I believe I am recognized for 10 minutes; is that correct?

The PRESIDING OFFICER. The Senator is recognized to speak for as long as he wishes to speak under his 1 hour of cloture.

Mr. GREGG. I ask the Chair to advise me when I have spoken for 10 minutes.

The PRESIDING OFFICER. The Senator will be so advised.

MAJORITY POWER

Mr. GREGG. Mr. President, first, I wish to congratulate the Senator from Oklahoma for bringing some facts to the floor of the Senate which need to be stated over and over, one of which is that we as a nation have a significant supply of oil and natural gas which we are not using and which, if we did use, would significantly reduce the price of gasoline and home heating oil for Americans. If we produce more American energy and we conserve more American energy, we will reduce the price of gasoline and home heating oil for Americans.

As the Senator from Oklahoma has so appropriately pointed out, there is a huge amount of available resources which are locked up now because of language in legislation which was placed there by the Democratic leadership of this Congress—language which limits our ability to drill on the Outer Continental Shelf, which we can do in a safe and environmentally sound way, and language which limits our ability to use oil shale, of which there is 2 trillion barrels of reserve, which is twice the reserves of Saudi Arabia. So the resources are there, but we can't get to them because we have legislative language at the Federal level which locks down those resources.

What we have asked for as a party is the ability, first, to debate that fact, and secondly, to have a vote in this Senate of the United States on the issue of whether we should be able to drill on the Outer Continental Shelf and explore on the Outer Continental Shelf, to use oil shale, to use more nuclear power, to create electric cars, to conserve energy, to have renewables. But we are being barred from having that vote.

The Democratic leader, for the 15th time in this Congress, has done what is known as "fill up the tree," which means he has essentially locked down the floor so that only one person, one person in this body, gets to decide what is voted on, what amendments are allowed to come to the floor, and what the debate will be about, and that becomes the majority leader of the

Democratic Party of the Senate, the leader of the Democratic Party.

That is not the way the Senate was supposed to function. We are on a serious slippery slope to destroying the integrity and the purpose of the Senate. This continual action of barring Members of the Senate from coming to the floor and offering amendments in what has been the regular and typical order of the Senate for over 200 years is truly undermining the character of the Senate and, as a result, it undermines the character of democracy in this country.

You don't have to believe me. Let me quote from a little pamphlet that is put out called "Traditions of the U.S. Senate." It is actually published by the Senate, and I think the majority leader's office may pay for this. Let me quote from the leading authority in the history of the Senate on the issue of the way the Senate works—on its history, its prerogatives, and procedure—a Senator who has served in the Senate longer than any other Senator and who has cast more votes in the Senate than any other Senator. He has held the position of majority leader. He is the senior Senator from West Virginia, and he still serves here. Let me quote. He was giving a lecture or a speech or a set of comments to a new group of Senators who had come to the Senate in 1996.

ROBERT C. BYRD said to those Senators:

Few, if any, upper chambers in the history of the western world have possessed the Senate's absolute right to unlimited debate and to amend and block legislation passed by a lower House.

Let me read that again because it is very important because it really does go to the essence of what the Senate has for its power:

Few, if any, upper chambers in the history of the western world have possessed the Senate's absolute right—

Absolute right—

to unlimited debate and to amend and block legislation passed by a lower House.

He goes on to explain why this is the situation:

The Framers recognized that a minority can be right and that a majority can be wrong.

This is ROBERT C. BYRD, the leading authority on the Senate, its purpose within the context and the constellation of American democracy.

The essence of the Senate is the ability of Members to bring amendments to the floor—especially minority Members of the Senate—to bring amendments to the floor and have them voted on, have them discussed, and have unlimited debate if that is what is needed. Without that right, the Senate no longer functions as set up by the Framers. The Senate becomes an institution like the House of Representatives, which is dominated by the majority to the point where the minority essentially has no rights.

It is not minority Senators who are being denied their rights when the Senate rules are changed so fundamentally

by one individual—the majority leader—when 200 years of precedence is thrown aside, and when the majority leader decides to take an autocratic position here in the Senate. It is not minority Members whose rights are being lost; it is all the people of this Nation who are represented by those of us who are sent to the Senate to speak for them in the American people's forum. Where they get to be heard and they cannot be muzzled is here in the Senate. It is not in the House of Representatives because in the House of Representatives, Members can be muzzled. In the Senate, for 200 years, Members and the rights of Members have never been trampled on to the point where Members have been muzzled, but that is exactly what is happening under this Putin form of democracy which is being placed on the Senate.

What we have occurring here is a situation where power—the desire for power by the majority party—is taking absolute precedence over the ability of the people to present policy, have it debated, and have it voted on.

In this instance, of course, where the right of the people, through the amendment process, to be heard on whether we should have drilling on the Outer Continental Shelf, on whether we should use oil shale, on whether we should use more nuclear power, on whether we should have electric cars—the denial of the right of the people to be heard on those issues is doing the people fundamental harm because we are not being allowed to bring up those issues, as the price of gasoline is really having a staggering impact on Americans.

I can tell you that in New England and in New Hampshire, the fear of having home heating oil prices triple this winter has a lot of folks very scared—and rightly so. Those people whom I represent and whom others represent in this body have every legitimate right to expect that the Senate will debate and will vote on the issue of whether we should expand America's supply of energy. They have every right to expect that the Senate will vote on whether you can reduce the price of energy in this country by bringing more supply to the market and have it be American supply. The American people have every right to expect that amendments will be taken up on the floor of this Senate and will be voted on that address the issue of whether we should be paying Americans to produce energy or whether we should be giving our money to Venezuela and to Iran, nations which have expressed a deep resentment of us. The American people have every right to expect that amendments can be brought up on the floor of the Senate and can be voted on that deal with conservation, that deal with renewables, that deal with a whole panoply of ideas as to how you can better deliver energy to the American people.

But those rights are being trampled on here. They are being trampled on in

a way that has never occurred in the history of the Senate. That is what is important to focus on. This has never happened before. Fifteen times, on major pieces of legislation, the majority party has filled the tree, so the minority does not have the right to bring forward an amendment. And then the majority says we are obfuscating, delaying or in some way impeding progress—when they are pursuing such a clear autocratic approach.

Well, I hope to come back to this issue a few more times, since this appears to be the policy of the leadership on the other side of the aisle. But it flies in the face of the essence of the purpose of the Senate, as defined by one of America's great Senators, the historian of the Senate, when he said:

Few, if any, upper chambers in the history of the western world have possessed the Senate's absolute right to unlimited debate and to amend and block legislation passed by a lower House. . . .

The purposes of this right is that:

The Framers recognized that a minority can be right and that a majority can be wrong.

I will add that the minority should be heard from and should be allowed to offer amendments, and those amendments should receive a vote.

I yield the floor.

THE PRESIDING OFFICER. The Senator from Georgia is recognized.

MR. ISAKSON. Mr. President, I ask unanimous consent to speak for 10 minutes.

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

HOUSING

MR. ISAKSON. Mr. President, the Senator from New Hampshire has made a compelling speech with which I associate myself entirely. It is obvious he has traveled to his State, as I have traveled to mine, and listened to constituents who tell me their biggest problem, in particular, is the price of gas. It seems to me the world's most deliberative body should never stop deliberation on what is the crisis of the day. The Senator from New Hampshire made a tremendous speech that was right on point. We may have our differences one way or another on what to do but objecting to letting us debate those differences is not acceptable.

For 25 years, the United States has encouraged consumption and discouraged production. It is time we encourage conservation and empower production, as we bridge our way from gasoline today as an energy source to the next energy source of the 21st century, whether it be the lithium battery, hydrogen engine or whatever.

There is another crisis on our economy I wish to talk about for a second that is equally compelling and that is the housing industry and the tremendous stress our financial markets are under and our financial institutions. There have been a number of speeches made on the housing bill, which we will vote on tomorrow at 11 a.m., which, quite frankly, trouble me because they

have not been on target. For a second, I would like to make a few points.

There are a lot of people saying the housing bill we will pass is a bailout for the people who caused the problem. That is not correct. The people who caused the problem are off the radar screen; the investment bankers and Moody's and Standard and Poor's caused the subprime mortgage problem. Wall Street securitized the paper, and Moody's and Standard and Poor's rated it investment grade. It wasn't investment grade and should not have been packaged, but it was. They put out all over America—the originators and lenders—loans that didn't require documentation or a downpayment and that only cost a high yield on the mortgage to make it a nice instrument to sell.

As the housing crises of 1968, 1974, and 1991 were predicated, in part or in whole, on easy credit and shoddy underwriting, so is the stress on our economy today based on that easy credit and shoddy underwriting generated by the subprime market.

The bill we are doing tomorrow is not a bailout to Freddie Mac and Fannie Mae or the institutions that made bad loans. It is an infusion of confidence the financial markets need. Fannie and Freddie suffer by perception from the difficulties of our mortgage market. If anybody would take the time to go look at default rates, for example, they would look at the loans Fannie Mae holds, and they are at 1.2 percent, well under what is considered a normal, good, healthy balance. The subprime market's defaults are in the 4- to 6- to 8-point range. That is causing that problem. That wasn't Fannie Mae paper, and it wasn't securitized by Fannie Mae. They have \$50 billion in capital, when the requirement is to have \$15 billion, so they are sound. But the financial markets, because of the collapse of the mortgage market, have gotten worse.

I think Secretary Paulson has done the right thing. I commend Senator DODD and Senator SHELBY for the second key component of the bill. The Dodd-Shelby provision ensures that Fannie Mae and Freddie Mac will have regulatory oversight and be held accountable, as the banking system in our country is. What Paulson has done is said, in return for that, we will give to Freddie and Fannie what the American banking institutions have and that is access to the Treasury window for secured collateralized borrowing.

You might say: What does all this mean? What it means is we will put liquidity back into the mortgage market. There will be good underwriting and accountable credit issued by mortgages that are then sold to Freddie Mac and Fannie Mae to provide the liquidity in the marketplace. This is not a bailout for those two institutions. It is an insurance policy that the credit markets will understand that, A, those institutions are strong and the United States is going to hold them account-

able and, B, provide them with liquidity when they need it. That is good for this country and this economy, and it would be a tragedy if tomorrow this Senate doesn't overwhelmingly embrace that legislation.

The second component of the legislation is the reform of FHA, raising the loan limits and providing mechanisms also for troubled loans to be refinanced—not a gift as a bailout but providing a lender whose loan is in trouble because the house depreciated below the outstanding balance on the loan—it is going to be allowed to refinance on a fixed rate—an FHA underwritten loan the individual has to qualify for. If the lender takes the discount down, or takes the hit, that loan can be refinanced and that homeowner, instead of being foreclosed on and having a vacant house, ends up having a chance to pay for that mortgage and the economy is improved.

What is happening today in America is the combination of a large number of foreclosures and no liquidity, as the housing market is off in many areas by as much as 50, 60 percent. Home values are declining at a rate of 15 percent per year this year and 11 percent last year. What has happened to American families' main source of spendable income—their equity line of credit—is that it has vanished. That is why the economy has gone into the tank. We had a housing/fuel boom in the 1990s and early 2000s, and now again we have a housing/fuel recession. The only difference between the boom and recession is, during the boom, we had liquidity, but underwriting got too shoddy. Now underwriting is strong, but the liquidity is not there. The FHA reform and Freddie Mac and Fannie Mae reform will, in fact, do that.

There is a third feature I wish to talk about. It is a feature I introduced, originally, 6 months ago in the Senate. It is a housing tax credit for first-time home buyers to go into the marketplace and buy a house. The United States, in 1974, had a serious recession similar to the one we have today. It was fueled by an oversupply of unsold houses in the marketplace. A Democratic Congress and the Republican President, Gerald Ford, in 1975, passed a \$2,000 tax credit for first-time home buyers who went and bought a standing vacant inventory house and occupied it as their home. That incentive brought Americans off the sidelines and into the marketplace, and we absorbed a tremendous amount of the standing inventory. Values came back in the United States and the housing market responded. The \$8,000 tax credit—\$4,000 a year for the first 2 years—on a home that a first-time home buyer buys and occupies is going to be a huge incentive to the housing market. It doesn't bail anybody out; it incentivizes a market to come back. When that happens, the problems go away. We cannot regulate ourselves, as a nation, into a strong economy. But we can incentivize our people and get confidence to the finan-

cial markets and restore what is a very shaky economy.

I come to the Senate floor with the following message: I thank Senator DODD and SHELBY for all their work. I commend the House on what they did to make this housing bill a good bill.

Again, I reassure everybody we are not bailing out anybody. What we are doing is incentivizing Americans to come back into the marketplace, providing them with good, accountable, credible credit, so there is liquidity in the housing market, and seeing to it that two institutions that ensure that Americans can be homeowners—Freddie Mac and Fannie Mae—are strong, and the investment markets have the confidence they need to have the support of the United States and, lastly, under the same type of transparency and accountability that the American banking system has been under since Alexander Hamilton.

I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa is recognized.

Mr. GRASSLEY. I ask unanimous consent to speak for 15 minutes as in morning business.

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

DISASTER IN IOWA

Mr. GRASSLEY. Mr. President, I come to the floor today to remind my colleagues and the American people, once again, about the deadly tornadoes, storms, and floods that affected the Midwest earlier this year. Iowa, my State, was especially hard hit by this severe weather event. The people in Iowa have great pride and resiliency. They don't like to complain, and it is even harder for them to ask for help. However, I wish my colleagues to know that Iowans are hurting, similar to people in other natural disasters. I see it in their eyes as they sort through the rubble and try to rebuild their lives.

As their Senator, their friend, their neighbor, I am asking my colleagues to help and to help now. I thank my colleagues who have come to me and the rest of the Iowa congressional delegation and other Members whose States were affected. We have all had colleagues come to us to share their condolences and ask how they can help.

However, I have heard some comments that this disaster was not severe enough to warrant special legislative attention. Washington doesn't seem to understand the devastation. That is the way I see it. In other words, it is not on television for 2 months in a row such as it was in New Orleans, so we don't seem to be getting the attention of colleagues such as we did from Hurricane Katrina. But we do have an emergency, and Congress needs to respond such as we did after 9/11 for New York City or after Katrina for New Orleans.

Ten States were affected by this severe weather system. In Iowa alone, 340 communities were affected by these tornadoes, storms, and flooding. Iowa

suffered well over \$10 billion in damages. Of this amount, approximately \$4 billion was agricultural loss, \$4 billion was business loss, and \$1 billion was housing damage and loss. Right now, those are very rough figures. I think they are only going to climb every day after these initial estimates.

The floods in Iowa were well over a 500-year flood event level in many parts of my State. For example, the Cedar River in the Cedar Rapids area was 11 feet over record flood stage. Since we began keeping records in the 1850s, the highest flood level had been 20 feet. The levees protecting the city are at 22 feet. In June, Cedar Rapids had 31 feet of water, well over the 22 feet of the levee protection and the previous record of 20 feet.

Even my small hometown of New Hartford, IA, was first hit by an F5 tornado, which caused several deaths and severe damages and, just 2 weeks later, hit by severe flooding. Mr. President, 240 out of 270 homes had moderate to complete damage. Many of the businesses also suffered severe loss. They are trying to figure out how to stay in business. Unfortunately, for my small town, several have decided not to reopen.

On Monday, I visited the home you see in this photo. This is one of my constituents in Cedar Rapids, IA. As you can see, they have already taken out the moldy drywall. Here, this lady, Shirley, is showing how high the water was on the first floor, and that is after the basement had been completely filled with water. We also couldn't go to the second floor in this home because half of the steps were washed away.

So we are not just talking about standing water. At one point this was rushing water, turning over appliances and leaving boats in people's living rooms. It is people such as Shirley, who are in limbo because Congress is not acting, needing to know what assistance can be provided. They do not know whether the Government will help. Should they stay or should they leave?

Then we have business owners who are worried about their employees not having homes. Will they leave town because they do not have a place to live? Then will the small businesses be closed because customers who use the local diner won't be there or the local flower shop won't be there? It is a vicious circle when you don't have housing for your workers.

My colleagues in the Midwest and I have been working with appropriators on additional emergency assistance to help us with the recovery and with the rebuilding process. I happen to be concerned that this additional emergency assistance is being held up by non-emergency, nonrelated, and, in fact, quite controversial provisions. I believe we should do what we did for New York and what we did for New Orleans: consider the emergency portion separately from other appropriations that

people think need to be done, and do it before the August congressional recess.

Aid to the Midwest should not be held hostage to politics. Iowans are beginning to notice the inaction in Congress. I get asked why—why hasn't something been done? I would like to read to you parts of an editorial running in the Waterloo Courier. Waterloo is close to my hometown. I am not going to read it all, but, I want to include the entire editorial in the RECORD. I will read from just portions of it because it tells what Iowans are thinking about the inaction in Congress and that maybe there is a double standard.

The headline is: "Congress Needs To Make Time To Help Iowa."

Iowans who don't agree with the recent minuscule approval ratings of Congress may want to take a second look. Congress has delayed consideration of a bill that includes further disaster aid for Iowa until after Congress' August recess.

The editorial goes on:

That's quite a slap in the face to those people and businesses already confused by which direction to take concerning housing and rebuilding issues. The Senate Appropriations Committee was scheduled to take up the supplemental package on Thursday, but Senator Robert Byrd, Democrat of West Virginia, the committee chairman, announced late Tuesday it was putting off consideration until after the recess.

Then they quote Senator BYRD:

There is no opportunity to begin consideration of a supplemental appropriations bill during the next 10 days.

Then the editorial goes on to say that BYRD said the Senate was busy debating legislation on housing, energy, defense policy, and taxes before the recess.

Continuing to quote the editorial:

Our response to Senator Byrd and the rest of the Congress is: Make the time. Delay the recess if you have to. We'd also like to remind the Senator of his comments just last month after areas in West Virginia were ravaged by storms.

The editorial refers to that statement, with Senator BYRD saying this:

Once again, West Virginia has suffered at the hands of Mother Nature. Every moment counts in the recovery efforts, and every little bit of help is crucial.

Then the editorial repeats again the last words of Senator BYRD's statement—"every moment counts." That was his plea then.

It goes on to say:

Sounds very similar to situations faced today by many Iowa communities, businesses, families, and individuals. It appears that Byrd's view on timely assistance doesn't extend to the Midwest.

Mr. President, I ask unanimous consent to have printed in the RECORD the entire editorial so people can read it in its entirety.

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

[From The Waterloo Cedar Falls Courier, July 25, 2008]

CONGRESS NEEDS TO MAKE TIME TO HELP IOWA

Iowans who don't agree with the recent minuscule approval ratings of Congress may want to take a second look.

Congress has delayed consideration of a bill that includes further disaster aid for Iowa until after Congress' August recess.

That's quite a slap in the face to those people and businesses already confused about which direction to take concerning housing and rebuilding issues.

"Congress doesn't seem to understand the devastation," Iowa Republican Sen. Chuck Grassley said. "We've got an emergency, and Congress needs to respond. If my colleagues doubt me that this is an emergency, I'm in Iowa every weekend and I'll be happy to show them around."

Don't expect too many of Grassley's cohorts to take him up on his invitation.

On Tuesday, Iowa Gov. Chet Culver met with a congressional delegation and said he was asking for an additional \$1 billion in disaster relief. The government has already approved \$2.6 billion in assistance.

The Senate Appropriations Committee was scheduled to take up the supplemental package on Thursday, but Sen. Robert Byrd, D-West Virginia—the committee chairman—announced late Tuesday it was putting off consideration until after the recess.

"There is no opportunity to begin consideration of a supplemental appropriations bill during the next 10 days," Byrd said in a statement.

Byrd said the Senate was busy debating legislation on housing, energy, defense policy and taxes before the recess.

Our response to Sen. Byrd and the rest of Congress is: Make the time. Delay the recess if you have to.

We'd also like to remind the senator of his comments just last month after areas in West Virginia were ravaged by storms.

"Once again, West Virginia has suffered at the hand of Mother Nature," Byrd said. "Every moment counts in the recovery efforts, and every little bit of help is crucial. I appreciate the willingness of the Bush Administration to extend relief to additional counties in our state. This wise decision will bring much needed FEMA aid to these struggling communities so they can begin the difficult task of rebuilding."

Just to reiterate: "Every moment counts," was his plea then.

He had previously written to the president asking for a disaster declaration as soon as possible, as the damage was "beyond the capabilities of the State of West Virginia and the affected local governments."

Sounds very similar to the situations faced today by many Iowa communities, businesses, families and individuals.

It appears Byrd's view on timely assistance doesn't extend to the Midwest.

Sen. Byrd's Web page is www.byrd.senate.gov. An e-mail address can be found there. If you feel compelled to leave him a message, please make it brief. We would hate to take up too much of his time.

Mr. GRASSLEY. Mr. President, I have also, as an individual Senator, been working on a comprehensive plan to provide tax relief to flood, tornado, and severe storm victims in the Midwest. My Midwestern colleagues have been helping me with this effort. We urge Congress to act quickly on enacting a tax relief law because we acted very quickly—within 3 weeks—after Katrina for New Orleans.

On Wednesday, I introduced this tax bill with Senators HARKIN, BOND,

MCCASKILL, COLEMAN, KLOBUCHAR, DURBIN, OBAMA, ROBERTS, BROWNBACK, LUGAR, and BAYH and called it the Midwestern Disaster Tax Relief Act of 2008. The same bill was introduced in the House by the Iowa congressional delegation in a bipartisan fashion.

Federal tax relief has proven to be very helpful to disaster recovery efforts in recent years. We modeled this legislation after the tax legislation that Congress passed to help victims of Hurricanes Katrina, Rita, and Wilma in 2005, and the tornadoes of Kiowa County, KS, in 2007. We took into account the lessons learned from the other disaster packages, so we have been able to slim down this package and tailor it to meet the needs of this major natural disaster and not repeat the mistakes we made for Katrina, where some people who weren't hurt by the disaster were able to take advantage of it.

So we are curtailing the cost considerably. But there is another inconsistency. I have been told by the chairman of the House Ways and Means Committee, Mr. RANGEL, that our disaster tax relief package needs to be offset. Well, he didn't hear CHUCK GRASSLEY say the tax package we passed for New York City after 9/11 had to be offset. It was an emergency. New York City needed help and New York City got help from this Senator, chairman of the committee at that time. I guess at that time I was ranking member, but still helping. And when Katrina came along, I was chairman of the committee once again, and we did not ask for offsets for Katrina. People in New Orleans were hurting and we passed the legislation and the President signed it 3 weeks after Katrina. We appropriated \$60 billion within 5 days after reconvening after Labor Day in 2005.

So I don't want anybody telling me that we have to offset a disaster relief package for the Midwest where people are hurting, when we didn't do it for New Orleans. Why the double standard? Is it because people aren't on rooftops complaining for helicopters to rescue them, and you see it on television too much? We aren't doing that in Iowa. We are trying to help ourselves in Iowa. We have a can-do attitude. It doesn't show up on television like it did in New Orleans for 2 months.

So we are going to move ahead. We have targeted this assistance in this tax bill to those who have suffered damage and lost specifically from this severe weather event—individuals and businesses located in presidentially declared disaster areas due to floods, tornadoes, or severe storms, in just these States—Iowa, Arkansas, Illinois, Indiana, Kansas, Michigan, Minnesota, Missouri, Nebraska, and Wisconsin—just where the harm has happened this spring.

Among other provisions, this legislation would let disaster victims with damages to their primary residence tap their assets and access cash by withdrawing money from retirement plans without penalties and suspend limits

on tax incentives for charitable contributions, thus strengthening local and other fund-raising drives collecting money to help small businesses and families recover. We also create tax-credit bond authority to help local governments rebuild infrastructure with interest-free loans; increase the amount of tax-exempt bond authority to help businesses receive below-market interest rate financing; remove limitations on deducting casualty losses due to natural disasters; and reduce the 2008 tax burden for businesses by substantially increasing the 2008 deductions from depreciation and expensing the business property.

We tried to add a disaster tax relief package as an amendment to the housing bill—and I have to say Senators SHELBY, DODD, and BAUCUS were very helpful in that process—but we didn't get all these details ironed out in time to get it in the housing package.

Mr. President, I ask unanimous consent for 4 more minutes.

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

Mr. GRASSLEY. We have agreed to pursue Midwestern tax relief either as a separate bill, which would have to start in the House of Representatives, or on another tax bill that is over here under consideration in the Senate. I want to thank Senators SHELBY, DODD, and BAUCUS, though, for their consideration of putting that in the housing bill.

We have had further discussions since then with Chairman RANGEL and BAUCUS. It is our hope that we can swiftly reach a bicameral agreement with Ways and Means and the Senate Finance Committee on our proposals. I think we basically have it ironed out, except for this offset issue. And we should pass this tax bill in both the House and Senate by unanimous consent before we leave for the August recess. That would get it done in still a longer period of time than it took me to get tax relief for New Orleans.

Once again, assistance to Iowa and the Midwest should not be held hostage to politics and gamesmanship. We treated the victims of the gulf coast with quick and fair action, as I have indicated twice during my remarks. We passed \$60 billion in appropriations bills within a week of returning to Washington after the August recess—Katrina happening just days before Labor Day, during our recess—and we passed that tax relief bill that I have mentioned that was signed by the President within 3 weeks. Those were clean bills. They weren't loaded down with controversial extraneous positions and didn't need offsets.

Efforts underway by Democratic leadership are letting down the people of the Midwest. They are trying to use this disaster assistance as a vehicle to promote an agenda and pet projects, and I will give you some examples. The majority would like to include a provision to give \$1.2 billion in tax credits to New York City, even though New York

City does not pay Federal taxes. This proposal is widely reported to fund the building of a train from Manhattan to John F. Kennedy Airport through the use of New York Liberty Zone tax credits. According to the Joint Committee on Taxation, Congress has never before provided a limited tax benefit such as this to a government unit.

This provision is very controversial, is nonemergency, and it would slow down getting assistance to the Midwest, and Iowans, where people are hurting and hurting right now. I reiterate that politics should not get in the way of helping the victims of the storms and tornadoes in the Midwest. To cut through this hogwash, we ought to pass the Midwestern disaster tax relief bill by unanimous consent even this week.

As Iowans and others in the central United States start recovering and rebuilding their lives and communities after these record deadly storms and floods, they need and deserve swift Federal action. The assistance should not be held up over politics.

I am often asked by constituents not to forget them. Therefore, I am asking my colleagues in Congress this very minute not to forget my constituents or other constituents of Midwestern States. We only ask that Congress give Iowans and those in the Midwest the same consideration we gave victims of other disasters—and most often I mention New York City and New Orleans—nothing more, nothing less.

If any of my colleagues doubt that this is an emergency and that Federal aid is needed, I am in Iowa every weekend—except this weekend, I am sorry to say, because we are in session on Saturday. But whenever they come, I will be happy to show them around. I have all kinds of pictures, which I think my staff has been putting up from time to time, to demonstrate this disaster that we have had in the Midwest.

Mr. President, I yield the floor, and I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

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

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

RECESS SUBJECT TO THE CALL OF THE CHAIR

Mr. GRASSLEY. Mr. President, I ask the Senate stand in recess subject to the call of the Chair.

There being no objection, the Senate, at 2 p.m., recessed until 2:03 p.m. and reassembled when called to order by the Presiding Officer (Mr. CASEY).

The PRESIDING OFFICER. The Senator from Ohio is recognized.

LIHEAP

Mr. VOINOVICH. Mr. President, I rise today to speak about the need to

harmonize our energy, environment, and economic policies.

In the midst of summer it is hard to think about our Nation's winter heating needs, but experts say we are at a pace for skyrocketing energy prices this winter that will place even further financial strain on the budgets of too many Americans. The chickens have come home to roost. For 27 years the Federal Government has helped disadvantaged Americans with their heating costs through the Low-Income Home Energy Assistance Program. It is one of the programs I supported while I was mayor and then as Governor of Ohio.

Last year in my State alone, LIHEAP assisted some 387,000 Ohio households earning less than 175 percent of poverty on about \$37,500 for a family of four. Furthermore, over 188,000 Ohio households were served by the Emergency Winter Crisis Program. This program provides a one-time payment for eligible households whose home heating sources have been disconnected, threatened with disconnection, or have less than a 10-day supply of bulk fuel. The fact that so many Ohioans have utilized these programs demonstrates a need for help.

Congress has not sat idle. Since I came to the Senate in 1999, Congress has increased LIHEAP funding from \$1.1 to \$2 billion in 2008. That is an 80-percent increase. In 2006, Congress provided \$2.5 billion for LIHEAP, a 32-percent increase above the previous year's appropriations.

I have consistently supported these increases, but I have become frustrated that despite the new money in the program, fewer families are getting real help on their heating bills. The non-partisan Congressional Research Service reports that despite the increase in the number of households eligible for LIHEAP assistance, climbing energy prices have reduced the number of families actually receiving help.

From 1983 to 2005, the percentage of eligible families receiving aid decreased from 31 percent to 15 percent. The increased funding simply is not keeping up with the rising cost of heating fuel. Our dollars are not going so far. The Ohio Department of Development tells me they are expecting the same rapid increases in costs this coming winter. Natural gas is the best example of what has happened in my State and perhaps in the State of the Presiding Officer. The prices for consumers like me went from \$3 an mcf in 2000 to \$11 per mcf today. In fact, prices for this June-July are nearly double what they were during the same period last year. And it isn't getting any better. I understand that the Vectren Natural Gas Utility Company in the Dayton area, is so alarmed about the expected spike in the price of natural gas this winter it is warning customers now to prepare for rates to increase by as much as 50 percent. This would devastate a lot of Ohioans living on fixed incomes who already have tight budgets.

Unfortunately, Ohioans are not alone. There is a growing number of families across this country who will need help this coming winter. I understand the need for the safety net LIHEAP provides and support its funding at reasonable levels, but when I look at the numbers, it becomes clear that appropriating more and more money for LIHEAP is not the answer.

The real reason some folks will be having such a hard time this winter making ends meet is our Nation has no energy strategy. For example, large-scale fuel switching from coal to gas began with the implementation of the 1990 Clean Air Act. These requirements continue to be phased in and have become increasingly stringent. One can see a clear correlation between regulation and the increasing cost of natural gas. More utilities are turning from coal to gas.

A major contributor to these skyrocketing energy prices is environmental policies that discourage our use of abundant domestic energy supplies and a failure to harmonize our country's energy, environmental, economic, and national security policies. This has resulted in substantial unintended costs in the form of increased fuel, food, electricity prices and lost jobs, and has contributed to the almost doubling of the LIHEAP program.

Sadly, this is not a new problem. We have known for years that we need a comprehensive energy strategy, and I have been calling for one since I came to the Senate.

But it took us 5 years and 6 weeks of floor debate for Congress to Pass the 2005 Energy Policy Act—a bill that took only limited strides forward. And while the bill encouraged improved national energy efficiency, boosted research and development funding for advanced energy technologies and promoted increased use of biofuels. It didn't go far enough toward increasing our domestic energy supply, which has been hamstrung by moratoria on exploration that would have given us increased oil and natural gas.

We have to make real investments today that will help us achieve our goal tomorrow. If our goal is to help those who are less fortunate with their heating bills, then we should be treating the disease rather than the symptoms. We must increase our supply, reduce our demand through alternative energies, and conserve what we have. We must be also careful to avoid—I like to refer to them as smokescreens that cloud our paths to real solutions.

The debate here in Washington over oil speculation is something that is part of this what I call smokescreen. It is causing us to not face up to the situation where we have to increase the supply if we expect to deal with the problems in oil and in natural gas here in the United States. I firmly believe that we find ourselves in this situation today because of a tail wagging the dog environmental policy. This has paralyzed Congress and polarized us in such

a way that we have been unable to find common ground on the most important issue currently facing our nation.

But let's keep in mind that our situation could be much worse. This June, amidst what at the time were record high gas and energy prices, a bill was brought to the floor to attempt to address climate change. While finding a solution to climate change is a goal I share, this bill was a bureaucratic and economic disaster, creating over forty new government agencies and spending programs—constituting a \$6.7 trillion dollar tax increase on American families. This bill would have sent ripple effects through the economy.

Indeed, it was estimated that the State of Ohio would lose 139,000 jobs by 2020 as a result of the legislation. And with Ohio consumers paying as much as 29 percent more for gasoline, 50 percent more for natural gas and 80 percent more for electricity, disposable household income could be reduced \$1,928 per year by 2020 and \$3,522 per year by 2050.

Fortunately, this legislation was defeated. But if we continue to ignore the economic impacts of our country's environmental policies, we will further erode our competitive position in the world marketplace, all the while increasing costs for those among us who are least able to pay.

Few would argue that the economic consequences of those regressive policies fall hardest on the most vulnerable of our population—the poor and elderly. And that is what brings us to this LIHEAP debate.

I agree the program plays a key role in helping our neediest brothers and sisters with the high cost of heating their homes this winter. However, it is disconcerting to me that many of my colleagues who support the increase in LIHEAP, as I have, have also supported environmental policies that have encouraged the use of natural gas, and at the same time prevented the exploration for new natural gas deposits.

Most of us understand that when you drive up the demand for gas and limit the supply, prices will go up. Yet, unfortunately those that support these short-sighted environmental policies ignore the impact rising prices have on all of us, particularly the middle class, the elderly, and poor. Some of the people back in my State say: What do they think we all are, rich? What is worse, as the Band-Aid we use to temporarily treat the symptoms of rising energy prices gets bigger—in this case almost doubling the funding for LIHEAP, as I mentioned over what was appropriated this year—we are adding to our growing national debt. We cannot continue to live in the United States of Denial, borrowing money for programs and passing the cost, including interest, onto the backs of our children and grandchildren.

Instead, those demanding more LIHEAP should also be required to vote on increasing our energy supply or at least give the Senate an up-or-down

vote on lifting the ban on exploration of the Outer Continental Shelf. The Mineral Management Service estimates that the undiscovered technically recoverable resources contained in the OCS, Outer Continental Shelf, could equal 420 trillion cubic feet. This is 40 percent of the total natural gas estimated to be contained in the undiscovered fields in the total United States. So I think we owe it to our children, we owe to it our grandchildren to take care of our larger energy problem and get to its root. Moving forward, we must ensure our environmental policies are not considered in a vacuum. They should be complementary to—not in opposition to—our country's energy and economic needs.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. SANDERS. I agree with the previous speaker, the distinguished Senator from Ohio, about the need for a national energy policy. He and I may disagree as to what that policy should look like, but at a time when we are spending \$700 billion a year importing oil from abroad, at a time when we are contributing toward global warming, at a time when the oil companies are enjoying recordbreaking profits, at a time when some people will tell us, experts will tell us, that speculation is driving up the cost of a barrel of oil by 25 to 50 percent, I think we need a new energy policy.

But I sincerely hope my good friend from Ohio will not penalize the millions of low-income people who are not here on that debate. For them, it is a life-and-death issue, in some cases, about whether we double LIHEAP funding in order to provide the benefits they desperately need. There are many reasons that any of us can give for not voting for a piece of legislation, but I hope in terms of the very important LIHEAP vote, we do not have folks coming up, well, I believe in LIHEAP; I am not voting for A or B; this is why—if we do not double the amount of money for LIHEAP at a time when home heating oil costs will be double what they were a couple of years ago.

Natural gas prices, as the Senator from Ohio said, are rising very rapidly. People throughout the country, in the southern part, are unable to afford electricity and are trying to get by without air-conditioning at a great threat to their health. I hope those people will not be held hostage to the debate we are having.

Yes, of course, we need a national energy policy. Yes, of course, this current policy is a disaster. But, please, let's not create a situation where people die and people suffer. Who gets LIHEAP? My friend from Ohio knows who gets LIHEAP. Those are the elderly people who get LIHEAP. Those are lower income families with children. Those are people with disabilities. Please, let's not hold those people hostage tomorrow while we continue the debate.

So, I say to my good friend from Ohio, count me in as someone who will

continue to fight for a national energy policy. I happen to disagree with the Senator on some of the particulars, but we need a national energy policy. Of course, we need to lower the cost of energy.

But, right now, when we are seeing in the northern tier of the country, in the Northeast, a doubling of the price of home heating oil, people will go cold, people will freeze if we do not provide them with the help they need. I hope I can count on my friend's support tomorrow for that legislation.

I am very happy to say, in terms of LIHEAP, we are getting very significant bipartisan support for this legislation. This bill which, as I mentioned, would double the amount of money we are spending on LIHEAP—it is S. 3186, the Warm in Winter and Cool in Summer Act. It now has 52 cosponsors, 35 Democrats, 13 Republicans, and 2 Independents. I want to thank all of them. I want to thank Majority Leader REID, Senators OBAMA, DURBIN, MURRAY, LANDRIEU, LEAHY, CANTWELL, JACK REED, KERRY, KENNEDY, SCHUMER, LEVIN, CARDIN, BROWN, KLOBUCHAR, MENENDEZ, CASEY,—and I want to thank you, the Presiding Officer, for your strong support for this legislation—BINGAMAN, LAUTENBERG, STABENOW, BILL NELSON, BAUCUS, SALAZAR, WYDEN, WHITEHOUSE, ROCKEFELLER, DODD, TESTER, MIKULSKI, BIDEN, KOHL, DORGAN, MCCASKILL, and BOXER.

I also want to thank 13 Republican cosponsors of this legislation. It is no secret that we are in the midst of a lot of partisanship, a lot of bad feelings. But I am very glad that 13 Republicans have come on board this legislation. They are Senators GRASSLEY, SNOWE, STEVENS, COLEMAN, SMITH, SUNUNU, COLLINS, MURKOWSKI, GREGG, LUGAR, BOND, DOLE, and SPECTER.

I appreciate their support, as well as Senator LIEBERMAN, the other Independent, in addition to myself. I thank Senator REID, the majority leader, for trying to push this legislation.

Not only do we have a significant amount of support in the Senate, we are getting support from dozens and dozens of organizations from all over this country who understand the importance of LIHEAP and the need to substantially increase funding.

Now, one of the organizations that has been very active and actively involved in this issue is the AARP, which is the largest senior group in this country. I would like to, if I may, read briefly from a statement that the AARP made in support of the legislation that is coming up tomorrow.

And that is:

AARP fully supports the Warm in Winter and Cool in Summer Act. This legislation will provide needed relief for many older persons who may not receive assistance despite their eligibility due to a lack of funding. Older Americans who are more susceptible to hypothermia and heat stroke know the importance of heating and cooling their homes. They often skip on other necessities to pay their utility bills.

However, today's escalating energy prices and the Nation's unpredictable and extreme temperatures are adding to the growing economic hardship faced by seniors. LIHEAP is underfunded and unable to meet the energy assistance needs of the program's eligible households. Studies show that while LIHEAP serves more households than ever before, only 16 percent of eligible households received assistance in 2006.

Let me repeat that. Only 16 percent, in 2006. The need is now substantially greater because of the rising cost of fuel and because of the recession we are in currently.

AARP finishes by saying:

An estimated gap of almost \$28 billion now exists between what LIHEAP pays and total energy costs facing the eligible LIHEAP population.

So we are very appreciative that AARP is supporting this legislation. Let me mention a letter that I received yesterday from the National Governors Association. The National Governors Association, representing all 50 Governors in this country, is also supporting this legislation. Let me read briefly from this letter.

I ask unanimous consent to have this letter printed in the RECORD.

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

(See Exhibit 1.)

Mr. SANDERS. The letter states:

Dear Senator REID and Senator MCCONNELL: On behalf of the Nation's governors, we write to express our support for increased funding for the Low-Income Home Energy Assistance Program for fiscal year 2008.

Bipartisan efforts, such as the "Warm in Winter and Cool in Summer Act" (S. 3186), which would add \$2.53 billion in LIHEAP funding for FY 2008 and split this funding equitably between the LIHEAP base formula grant and the contingency fund, are a step in the right direction. This approach will help ensure that States receive an equitable share of the energy assistance.

I thank the National Governors Association. The letter was signed by Governor Granholm and Governor Rell of Connecticut. We appreciate their support.

I come from a State where the weather gets 20 below zero. In a moment, I will be talking about what some of my constituents experienced last winter and the fears they have for the coming winter and why it is absolutely imperative that we substantially increase LIHEAP funding.

What I want to do right now is read about what is going on in America today, in July and in June of 2008, in terms of the impact that high temperatures are having on some of our most vulnerable citizens, primarily the elderly.

We gathered some headlines and brief articles about events and tragedies that are occurring right now.

From the Mississippi Daily Journal:

An autopsy report confirmed a Monroe County, Mississippi, man died as a result of heat stroke Sunday.

Later on in the article it states:

When the temperatures hit the high 90s, North Mississippi Medical Center emergency department starts seeing more heat-related

illnesses, particularly heat exhaustion [hospital officials said.]

Then there is an article, which I am sure you are familiar with, which comes from the Philadelphia Inquirer. This was June 14, 2008. This was rather astounding because Philadelphia is not in the middle of the South. This is the way the article reads. It says:

The National Weather Service warned last week that the four-day hot spell that began June 7 could be deadly—and the projection proved all too true. As of yesterday—

This is the article on June 14—

As of yesterday, the deaths of 17 people in Philadelphia has been linked to the heat during those four days. Most lack air conditioning in their homes. In several cases fans and open windows proved insufficient.

That is from the Philadelphia Inquirer. I know that is one of the reasons you are such a strong supporter and why Senator SPECTER is also a strong supporter.

That was in Philadelphia. In Modesto, CA, "Heat Claims Life of Elderly Modesto, California Woman."

In Woodland, CA, "4 Deaths Blamed on NorCal Heat Wave."

Last week's Northern California heat wave is being blamed for killing at least four people.

June 12, 2008, The Capital, the newspaper in Annapolis. It reads:

An elderly man was found dead inside his stifling Orchard Beach, Maryland home early this week, marking the first heat-related fatality in Anne Arundel County, Maryland in three years.

The article goes on:

Maryland recorded 21 heat-related deaths in 2007, 43 in 2006 and 47 in 2005, according to the Maryland Emergency Management Agency. The county Health Department said Anne Arundel had three heat-related fatalities in 2005.

"Every summer, we see an increase in call volume related to heat-related emergencies," Chief Tobia said. And tragically, this death highlights the absolute importance of staying cool, staying hydrated and checking in on your neighbors."

Arizona Republic, Phoenix, AZ, June 9, 2008. Headline: "69 Valley Facilities Give Water, Aid to Homeless."

Blue Swadener, a spokesman for St. Joseph the Worker, said there were 50 heat-related deaths in Maricopa County, AZ between May and September 2007.

On and on it goes. This is only a sampling of headlines dealing with heat-related deaths. Let me talk a little bit about what is going on in some of the northern States, especially in Vermont. A couple of months ago, I asked Vermonters to write to me telling me about their experience with high energy costs and a very tough economy. These are some of the letters I received from Vermont. A moment ago we talked about what is going on in warm weather States, when the weather becomes very hot. This is from Vermont. The first letter comes from a mother who lives in rural Vermont:

We have two small children (a baby and a toddler) and felt fortunate to own our own house and land but due to the increasing fuel prices we have at times had to choose be-

tween baby food [and] diapers and heating fuel. We've run out of heating fuel three times so far and the baby has ended up in the hospital with pneumonia two of the times. We try to keep the kids warm with an electric space heater on those nights, but that just doesn't do the trick . . . Please help.

That is what we are talking about. That is why we need to increase LIHEAP so that children do not get cold and end up in the hospital or that elderly people in the southern part of this country die or end up in the hospital because of heat exhaustion.

Another letter I received from a small city in Vermont:

I am a single mother with a 9 year old boy. We lived this past winter without any heat at all. . . . To stay warm at night my son and I would pull off all the pillows from the couch and pile them on the kitchen floor. I'd hang a blanket from the kitchen doorway and we'd sleep right there on the floor. By February we ran out of wood and I burned my mother's dining room furniture. I have no oil for hot water. We boil our water on the stove and pour it in the tub.

I know there are a lot of reasons to vote against anything. Please do not hold these people hostage to the ongoing energy debate we face in this country. Yes, of course, we need an energy policy. Yes, of course, what we are doing today is absurd. But there are people who will die. There are people who will end up in the hospital. There are people who get sick. There will be people who have to take money out of their medicine budget, out of their food budget to pay for heat in the winter or air-conditioning in the summer. Let us not punish those people. I know all the excuses, all of the reasons that people can give for voting no. Hold them. Don't use them tomorrow. Let the people back home know you are going to stand up for some of the most vulnerable people in this country while we work on a national energy policy.

At a time when home energy bills are soaring, what this legislation does is basically double the amount of LIHEAP funding. It fulfills what the authorization level was. That is what it does, not more than that. What it understands, as I mentioned earlier, is that while millions of people today are receiving LIHEAP funds, millions more who are eligible for the program simply are not getting into it because there is not enough funding available. What happens is, as home heating prices soar, either fewer people will be able to receive benefits or else the benefits people receive will be simply inadequate because States have to cut back. That is why the National Governors Association is supporting this legislation.

I made this point the other day, but it is worth repeating: When there is a flood, when there is a fire, and then there is a natural disaster, CNN and the other TV cameras are there. They cover it. All of us are concerned about the enormous problems facing the Midwest in terms of the flooding there. We are concerned about the terrible forest fires taking place in California. As a

nation, we have to address those problems. But I ask my colleagues to understand that just because CNN is not in a house which has no heat when the weather gets 20 below zero, don't think that is not as important an issue. Do not think that suffering is not as real. In fact, according to the Centers for Disease Control, over 1,000 Americans from across the country died from hypothermia in their own homes, not out on the street, from 1999 to 2002, which are the latest figures we have available. They froze to death in the United States. That is why LIHEAP as a program was created, and that is why we have to expand the mission of LIHEAP to address the reality of today, that while our economy is declining, energy costs are soaring. More and more people are in need of LIHEAP.

As I mentioned earlier, this is not only a cold weather issue. Over the past decade more than 400 people died of heat exposure in Arizona, including 31 in July of 2005 alone.

Let me wrap up my remarks by thanking all of the Members of the Senate—I think there are 52 or 53 cosponsors, including 13 Republicans—for their support. I thank the AARP and the dozens and dozens of other organizations for their support. I thank the National Governors Association for their support. Every person in the Senate is a politician. We know how the system works. We know we can give any excuse under God's sky for voting no on an issue. We can vote no any time we want to. We can write a press release explaining why we are voting no. I hope tomorrow Members of the Senate will not exercise that option. I hope tomorrow Senators will not force millions of the most vulnerable people—LIHEAP is primarily for the elderly; it is for people with disabilities, for families with kids—please, do not punish those people, do not force those people to go cold or get sick or die because of heat exhaustion because of the debate we are having here right now. There is widespread support that this legislation should be passed, that funding should be substantially increased. That is what we are doing.

I hope tomorrow we can have a very significant and good vote on this important piece of legislation so the American people can see that in the midst of all of this partisanship, Members of the Senate have come together to say that no one in our country will freeze to death this winter or die of heat exhaustion.

This is an important issue. The vote is tomorrow. I look forward to widespread support from both sides of the aisle.

I yield the floor.

EXHIBIT 1

NATIONAL GOVERNORS ASSOCIATION,
Washington, DC, July 25, 2008.

Hon. HARRY M. REID,
Majority Leader, U.S. Senate, Washington, DC.
Hon. MITCH MCCONNELL,
Minority Leader, U.S. Senate, Washington, DC.
DEAR SENATOR REID AND SENATOR MCCONNELL: On behalf of the nation's governors, we

write to express our support for increased funding for the Low Income Home Energy Assistance Program (LIHEAP) for fiscal year (FY) 2008. Bipartisan efforts, such as the "Warm in Winter and Cool in Summer Act" (S. 3186), which would add \$2.53 billion in LIHEAP funding for FY 2008 and split this funding equitably between the LIHEAP base formula grant and the contingency fund, are a step in the right direction. This approach will help ensure that states receive an equitable share of the energy assistance provided, which is what Congress envisioned when it authorized the multi-tiered formula. This kind of equity is an important goal.

Additional funding will support critically needed heating and cooling assistance to millions of our most vulnerable citizens, including the elderly, individuals with disabilities and families that often have to choose between paying their heating or cooling bills and buying food, medicine and other essential needs. With greater financial support, states will be better able to maintain and potentially increase benefit levels, as well as potentially increase outreach to eligible families in need of rising energy cost assistance.

Governors applaud bipartisan efforts to increase funding for heating and cooling assistance and fully support adding \$2.53 billion in LIHEAP funding for FY 2008 to help our nation respond to existing home energy needs.

Sincerely,

GOVERNOR JENNIFER
GRANHOLM,
*Chair, Health and
Human Services
Committee.*

GOVERNOR M. JODI RELL,
*Vice Chair, Health
and Human Services
Committee.*

The PRESIDING OFFICER (Mr. NELSON of Nebraska). The Senator from Florida.

Mr. NELSON of Florida. Mr. President, I echo the remarks of the distinguished Senator from Vermont. There is simply no sense for political games to be played with the lives of people, particularly the lives of the elderly—in his State having to do with the cold; in my State having to do with heat. It is extremely important. It is sad we have to be delayed on a piece of legislation that should have been passed long ago. Here again, it is another example, as I was saying earlier this morning, having to do with the energy legislation, talking about trying to do something about the supplies of energy as well as the cost of it, of all these games that are being played out here, these political games. Another example is right here with the program of assistance to the poor for the cost of heating and air-conditioning.

There is no sense in the world that we should be having to come back. I could care less about coming here on a Saturday, but the fact is, this should have been passed several days ago, not being strung out as it is. Then we have a test that we have to meet the 60-vote threshold to get through cutting off debate in order to even proceed to the bill. This is some of the monkey business that is going on around here, pure partisan political games. There is no sense for it.

I couldn't help but reflect on what the Senator from Vermont has said. I appreciate his leadership on it and certainly his coming from Vermont, those

cold winters and those senior citizens who are going to be doing everything they can to stay alive. This is America in 2008. Senior citizens should not have to be making that decision. Senior citizens also should not have to be making the decision of whether they are going to eat or take their medicine, which is another battle we have had on this floor, as the Senator from Vermont has fought with us on that as well.

I thank the very distinguished Senator from Vermont.

(The remarks of Mr. NELSON of Florida pertaining to the introduction of S. Res. 627 are located in today's RECORD under "Statements on Introduced Bills and Joint Resolutions.")

Mr. ENZI. Mr. President, I rise in opposition to the pending legislation, S. 3186, The Warm in Winter Cool in Summer Act. This legislation would provide additional funding in fiscal year 2008 for the Low-Income Home Energy Assistance Program, known as LIHEAP. An additional \$2.5 billion would be provided, and under this legislation, these new funds carry an emergency designation that means it will be added to our debt.

I would like to first commend Senator SANDERS, the sponsor of the legislation, on this well-intentioned bill. We all know that the price of oil has increased this year. We feel it at the gas pump every week when we fill up our tanks. And with winter just around the corner, Senator SANDERS is trying to provide additional funding for a home energy assistance program that is one component of our country's social safety net.

But while the intent of this legislation is admirable, I cannot support this additional funding because it is not paid for. It is simply another IOU dropped on top of the pile that our children and grandchildren will be responsible for. It may be them who will have to go without heat or air conditioning because of the debt these types of proposals make them responsible for.

If Congress wants to boost funding for LIHEAP, then we ought to pay for it by cutting spending in a different program. This bill does not do that. It passes the cost to future generations, by charging the expense to the government credit card.

The debate we are having today also invites a discussion on budget process reform. We ought to have contingencies for emergency spending. Last month the Congress approved a supplemental spending bill that provided funding for the war in Iraq and Afghanistan, as well as extend veterans' education benefits and unemployment insurance. This spending is in addition to the approximately \$1 trillion in annual spending through the regular appropriations process. My understanding is that in September the Appropriations Committee will mark up another supplemental spending bill related to infrastructure and the economy. I haven't seen the details of that proposal, but expect that it will be large in size and scope. Much of this new spending has merit and ought to be

funded. I don't take issue with that. However, working outside of the regular budget process allows for new spending that does not count against the regular budget caps.

So for these reasons, I oppose the LIHEAP funding bill we are debating today. While I commend the supporters for bringing their proposal forward we ought to tighten the fiscal belt and pay for this new spending. If this is a high priority then we need to eliminate some spending that is a lower priority to pay for it. Regrettably, this legislation does not do that, and I intend to vote no on final passage.

ENERGY

Mr. DODD. Mr. President, I rise today to speak on S. 3268, the Stop Excessive Energy Speculation Act. I thank the majority leader for his leadership on this issue, which addresses one of the most critical problems facing our Nation today—the problem of high oil and gas prices. I am deeply disappointed that our Republican colleagues chose to block the Senate from taking action on this bill, despite including provisions to address speculation in their own proposal.

Energy is an economic issue. As every American has been reminded over and over in recent weeks and months, virtually everything we do requires energy—whether it is driving to work, cooking dinner for our families—or cooling our homes in the hot summer months. And when the cost of that energy goes up, our quality of life goes down.

And feelings across the country are raw right now. Whether it is the crisis in our housing markets, skyrocketing health care costs, rising unemployment, or soaring energy costs, people are hurting—people are angry and frustrated, as circumstances completely beyond their control prevent them from taking care of their families—and they want their elected leaders to do something to get this economy moving again.

But, we simply cannot drill our way to lower gas prices. President Bush's Energy Information Administration has said that not a drop of oil from the Outer Continental Shelf would be produced until 2017, and we would not reach peak production until 2030. Even then, this increased production will never be enough to lower world oil prices—we only have 2-to-3 percent of the world's oil reserves.

President Bush and Republicans in Congress are demanding we open up more areas—yet oil companies are sitting on 68 million acres that they have already leased but refuse to explore. That is 3 out of every 4 acres these companies have under lease.

That is why Senators FEINGOLD, MENENDEZ, and I have introduced legislation that denies new leases to companies that leave the areas they lease unused. We have also introduced the Responsible Ownership of Public Lands Act that forces companies to pay a penalty on areas they have leased but not put into production. These fees

would be used to help bring clean, domestic, renewable sources of energy online. We had hoped to offer both of these proposals as amendments to the legislation before us; unfortunately, obstruction by the Republicans will prevent us from doing so.

The message is simple: instead of continuing to pad the coffers of oil executives while American families struggle, we are telling these companies they can either “use it or lose it.” I hope my colleagues will join us in pursuing this legislation as an amendment to the pending bill.

I also strongly support efforts to rein in excessive speculation in energy markets. Over the last several months there have been numerous congressional hearings and reports from experts across many fields—oil industry executives, airline industry leaders, financial analysts, and others. Jeroen van der Veer, the CEO of Royal Dutch Shell, was quoted in the *Washington Post* on April 11 saying that “the . . . fundamentals are no problem. They are the same as they were when oil was selling for \$60 a barrel, which is in itself quite a unique phenomenon.” Representatives of Exxon-Mobil, the Petroleum Marketers Association of America, and others have all expressed similar views. Yet the price of a barrel of oil has doubled in the last year.

Indeed, expert economists have estimated that speculators in energy markets are responsible for anywhere from 25 percent to 50 percent of the price of a barrel of oil. Even the Japanese government’s Ministry of Economy, Trade, and Industry has concluded that speculation has played a significant role in driving up oil prices.

This bill is supported by a broad coalition of airlines, trucking associations, labor groups, and environmental groups because it takes important steps that will help eliminate the “speculative premium” on each barrel of oil. The dramatic increase in oil prices is hurting American families and threatens to cripple countless American businesses.

This important legislation closes the “London loophole” by treating oil traders using a foreign exchange as if they were trading in the U.S. for regulatory purposes, in order to stop traders from manipulating prices and speculating excessively by routing oil trades away from U.S.-based exchanges. In addition, the bill requires the CFTC to convene a working group of international regulators to develop uniform reporting requirements, require the CFTC to collect data on index traders to ensure they are not adversely impacting the price discovery process, and authorize the CFTC to hire at least 100 additional full-time employees.

At the same time, I feel that some areas of the bill can be improved. In particular, I am concerned that section 6 may cause unintended disruptions for financial institutions with over-the-counter hedging transactions and un-

necessarily increase costs for operating companies that are trying to manage their energy costs through hedging. In addition, it appears that some aspects of section 7 and other sections may be unclear or have unintended consequences. I hope we have another opportunity to address the issue of speculation, and I look forward to working with the majority leader on ways to address some of these concerns.

Mr. President, I am disappointed that this bill will not have a chance to become law. I recognize that addressing the issue of speculation will not solve our energy crisis. This crisis is too big of an issue with too many root causes. But speculation is part of the problem, and curbing speculation must be part of the solution. This bill would have achieved that goal.

Ms. COLLINS. Mr. President, high energy prices are having a devastating impact on our economy and our people—particularly in large, rural States such as Maine. Eighty percent of Maine homes use oil as their primary heating source, so thousands of families are worried about how they can afford to stay warm next winter.

The high cost of energy is also taking a toll on businesses, both large and small. Truckers, paper mills, fishermen, farmers, and countless others are struggling with the high cost of oil, gasoline, and diesel.

Many factors affect energy prices, including the value of the dollar, global tensions, and demand in other countries, such as China and India. Supply concerns also enter the picture. Business Week has reported that data on Saudi production potential indicate that the kingdom may be unable to sustain their projected output of 12 million barrels a day past 2010, while International Oil Daily reports that Mexico’s crude-oil exports are down 17 percent versus 2007, and “could represent the start of a precipitous decline.” Other supply concerns for places like Iran and Nigeria also affect expectations, and prices.

These and other considerations have led many of us to advocate a comprehensive energy policy that would promote more exploration and production, more conservation and efficiency, and more alternatives in the energy sector. We need more American production to meet America’s needs, while protecting our environment. In short, we need to produce more, use less, and pursue alternatives.

It is imperative for both economic and national-security reasons that we reduce our dependence on imported oil and the supply shocks that our dependence entails, that we develop new resources here, and that we promote more efficient use. I have a 10-point energy plan that includes proposals to accomplish those objectives.

Those ideas deserve a full debate. I sincerely hope the current procedural obstacles to considering a variety of amendments will be removed. Holding a lengthy debate on our energy prob-

lems is a fruitless exercise if the ground rules choke off consideration of the many ways we can tackle those problems by reducing our reliance on imports, by promoting more development of American conventional and alternative fuels, and by advancing efficiency and conservation initiatives.

There is, of course, another critical factor in the energy-price crisis that demands careful attention and effective action. That is the role of excessive speculation in energy markets, especially by institutional investors and index funds.

Senator LIEBERMAN and I have heard persuasive and troubling evidence in three hearings of our Committee on Homeland Security and Governmental Affairs on this issue. We heard testimony from Federal officials, from exchange officials, from academics, from institutional investors, and from a bakery owner and a farm representative.

The evidence that we found of greatest concern involves the impact of noncommercial investors who do not produce or take delivery of oil or agricultural products—unlike commercial participants such as oil producers and heating oil dealers, farmers and cereal companies. Instead, these noncommercial investors use futures contracts and related transactions solely for financial gain.

Speculation in commodity markets by noncommercial investors has grown enormously. In just the last 5 years, the total value of their futures-contract and commodity index-fund investments has soared from \$13 billion to \$260 billion.

Many experts have concluded that these massive new holdings of oil-futures contracts by pension funds, university endowments, and other institutional investors have driven prices beyond levels that normal marketplace factors would produce.

These investors’ intentions may be simply to provide good returns, a hedge against inflation, and asset diversification, but the effect of their activity appears to be driving up prices for traditional users of commodity markets, not to mention American families and businesses that are affected by the ultimate price increases.

I worked with Senator LIEBERMAN to produce a comprehensive and bipartisan bill, the Commodity Speculation Reform Act of 2008, which we and Senator CANTWELL introduced on July 10.

Our bill, S. 3248, takes some very strong steps toward countering excessive speculation.

First, it would remedy staffing shortfalls at the Commodity Futures Trading Commission by adding 100 staff to improve its market oversight and enforcement capabilities. This is a vital step. The CFTC tells us that more than three billion futures and options contracts were traded last year, up from 37 million in 1976. Yet the Commission is operating with fewer employees than it had 30 years ago.

Second, our bill closes the so-called "swaps loophole," which currently allows financial institutions to evade position limits on commodity contracts that regulators use to prevent unwarranted price swings or attempts at manipulation.

Third, our bill directs the CFTC to establish position limits that will apply to an investor's total interest in a commodity, regardless of whether they originate on a regulated exchange, the over-the-counter market, or on foreign boards of trade that deal in U.S. commodities.

I would note that our bill instructs the CFTC to set and administer these position limits. That task is currently delegated to the exchanges, subject to Commission review. The regulated commodity exchanges have good reputations as self-policing operations, but we believe as a matter of principle that regulators should be setting speculative position limits.

Fourth, our bills instructs the CFTC to permit no foreign boards of trade to deal in U.S.-linked commodity contracts unless they agree to reporting and data-accessibility standards at least equivalent to that required of U.S.-regulated exchanges. This is not a matter of telling other countries what to do: foreign boards of trade request "no-action" letters from the CFTC so they can maintain trading terminals here while remaining regulated by their own authorities. The CFTC has recently taken positive steps to require comparable reporting, and our bill codifies those improvements.

These are powerful measures, but they are also carefully designed. We recognize that producers, handlers, and purchasers of commodities who use those markets to lock in prices, hedge risks, and see clues for price trends require some level of participation by non-commercial, financial investors.

Thus, our bill does not prevent financial investors from participating in commodity markets. It simply places some limits on their activity by directing the CFTC to set position limits across trading venues at a level no higher than that needed to ensure that commercial participants can always find counter-parties for their contract needs.

The bill pending before the Senate parallels key provisions of the bill that Senators LIEBERMAN and CANTWELL and I introduced.

The majority leader's bill has some additional features, such as the working groups to study the regulatory framework for commodity-market regulation and to consult on internationally agreed standards, that deserve support.

Two aspects of the majority leader's bill, however, raise some concerns, and I have filed two amendments to address them. Senator LIEBERMAN has joined me as an original cosponsor of the amendments.

The first simply extends the reach of S. 3268 to include agricultural as well

as energy commodities, mirroring our bill's approach. We believe this is important because high energy prices affect the costs of fertilizing, producing, harvesting, transporting, processing, and distributing commodities. Consumers know this is a real problem, and price data prove it: the Bureau of Labor Statistics reports that the annualized rate of food-price inflation in the second quarter of 2008 was 8.5 percent. Meanwhile, the Bureau's energy price index for the second quarter was climbing at an amazing annualized rate of nearly 54 percent.

Energy and food commodities are linked, and both have been subject to large-scale, noncommercial speculation. When we note that the BLS rate of price increase for nonfood, non-energy items was only 2.5 percent, it is clear that both agricultural and energy future markets need protection against excessive speculation.

My second amendment replaces the definition of commercially related hedging in the majority leader's bill with the language from our bill. This will not impair the CFTC's ability to monitor and police hedging activity across trading venues, but it will reduce an apparent potential for unintended consequences. We have heard concerns that the bill's restrictive language about hedge-trade proximity and equivalence to the initial commercial transaction could make bona fide hedging impossible or more difficult and expensive for the intermediaries who provide that service. My amendment is fully consistent with the intentions of the pending bill, but mitigates the risk that we might unintentionally impede hedging that has a genuine commercial basis.

Mr. President, I hope the Senate will consider a full range of amendments to the majority leader's bill. I urge my colleagues to support my amendments—and then to support the underlying bill. We can all agree that excessive speculation is not the only factor affecting energy and food prices. But it is one that we can influence, and action is already long overdue.

HOUSING

Mr. KYL. Mr. President, in a recent column for the Arizona Republic, "Rescuing Fannie Mae or Freddie is Nonsense," Bob Robb exposed some of the flaws in H.R. 3221, the American Housing Rescue and Foreclosure Prevention Act of 2008, specifically, the bailout for Fannie Mae and Freddie Mac.

Mr. Robb argues, "This plan isn't about mitigating today's housing difficulties. Nothing in the plan gets a mortgage paid that wouldn't otherwise be paid. Nor is the rescue really about today's credit crunch, except for the minor effect a doubt about the reliability of Fannie and Freddie guarantees might have on the capital of other financial institutions. Instead, it's about enabling Fannie and Freddie to continue to do even more of the same in the future, and that's a bad idea." Mr. Robb calls this plan for what it is—

an overreaction to Fannie and Freddie's self-inflicted financial wounds.

I ask unanimous consent that his column be reprinted in the RECORD, and I urge my colleagues to consider his thoughtful views.

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

[From the Arizona Republic, July 23, 2008]

RESCUING FANNIE MAE OR FREDDIE IS
NONSENSE

(By Bob Robb)

The proposed rescue of Fannie Mae and Freddie Mac makes no sense.

Both companies are mortgage bundlers and investors.

They buy mortgages from other lenders and securitize them. They hold some for investment and sell some to others. They guarantee payments on the mortgage-backed securities they sell to others. And they buy mortgage-backed securities from other bundlers for investment.

Recently, the stock prices for Fannie and Freddie fell precipitously, to roughly a quarter of their previous peak. That represents a sharply revised judgment by investors about the value of Fannie and Freddie's business model and activities.

That's too bad for holders of Fannie and Freddie stock. But in and of itself, it doesn't represent a systemic economic threat warranting the intervention of the federal government.

Other financial institutions do hold mortgage-backed securities guaranteed by Fannie and Freddie. If Fannie's and Freddie's financial conditions deteriorates to the point of raising questions about their ability to make good on their guarantees, that would reduce the value of securities they have sold to others. And that could reduce the capital of other financial institutions.

But the effect should be minor. The mortgage-backed securities guaranteed by Fannie and Freddie are the good stuff. The mortgagors are all credit-worthy and made healthy down payments. The securities are ultimately backed by the properties mortgaged. Even without Fannie or Freddie's guarantee, losses should be minimal.

After all, even including the bad stuff, 92 percent of all mortgages in the United States remain current. Losses in Fannie and Freddie securities are currently running at just a fraction of a percent.

Nevertheless, the Bush administration has proposed that Fannie and Freddie be given an unlimited line of credit from the federal government and that the federal government be permitted to contribute equity if Fannie and Freddie have capital problems. Congress appears likely to go along.

In the meantime, the Fed has agreed to lend to Fannie and Freddie as well.

Instead, Congress should phase out the existing \$2.25 billion line of credit each enterprise has with the federal government over a period of, say, five years, and declare that Fannie and Freddie from that point on are on their own.

When Fannie Mae was formed in 1938, there was arguably a role for government to play in creating a secondary market for mortgages. Lending capital was scarce and fewer than half of all Americans lived in their own homes.

Fannie Mae was initially a government agency. It was sold to private investors in 1968, but retained a favored relationship with the federal government. Freddie Mac was formed in 1970, with the same favored relationship, to offer competition and choice.

Such government-sponsored entities are an anachronism today. Over two-thirds of Americans live in their own homes and, in a world of international finance, there is plenty of private-sector interest in providing a secondary market for mortgages.

This rescue plan isn't about mitigating today's housing difficulties. Nothing in the plan gets a mortgage paid that wouldn't otherwise be paid.

Nor is the rescue really about today's credit crunch, except for the minor effect a doubt about the reliability of Fannie and Freddie guarantees might have on the capital of other financial institutions.

Instead, it's about enabling Fannie and Freddie to continue to do even more of the same in the future, and that's a bad idea. The rescue plan makes an implicit federal guarantee for Fannie and Freddie explicit. This would give them an even greater competitive advantage, enlarging their already dangerously overlarge presence in the secondary-mortgage market.

The Bush administration and Congress are moving toward a much larger federal role in the housing market. Congressional Democrats propose that the federal government refinance some \$300 billion in mortgages, while the Bush administration wants to open the federal checking account to Fannie and Freddie and perhaps invest in them.

Meanwhile, the Fed's balance sheet is getting corrupted with junk that others won't buy or lend against.

All this is to keep the housing market propped up at a time in which the market is screaming, about as loudly as it can: There's been an overinvestment in housing. What the politicians propose to do about our economic problems has been consistently more troubling than the problems themselves.

Mr. KYL. Mr. President, many homeowners in my State of Arizona and across the Nation are having a hard time making their mortgage payments, but the legislation Congress is considering is not aimed at helping them. Rather, it is designed to help mortgage lenders and the two big Government enterprises "Freddie Mac" and "Fannie Mae." In fact, the bill we are considering will place an immense financial burden on every American taxpayer for a long time and waste billions of dollars in misguided efforts to help lenders deemed "too big to fail." Therefore, I will vote against H.R. 3221, the American Housing Rescue and Foreclosure Prevention Act of 2008.

One of the few provisions in the bill that I support is the much needed reform of the government-sponsored enterprises, GSEs, that establishes an independent regulator to ensure that Fannie Mae and Freddie Mac are properly managed and financially sound. The reason they are in trouble is that they have taken too many risks, something I have been warning about for 3 years. These two GSEs hold more than \$5 trillion in liabilities composed of mortgage-backed securities and other debt that enjoy an implicit guarantee by the Federal Government. This legislation makes that guarantee explicit for the first time.

Fannie Mae and Freddie Mac's role is to promote liquidity in the mortgage industry, but due to the downturn in the housing market, poor oversight, and reckless portfolios, Fannie and

Freddie have incurred losses of more than \$5 billion in the past year, the first loss for these two GSEs in 25 years. Fannie and Freddie have also seen their stocks sink more than 80 percent in value over the past year. Congress should have passed this much needed reform years ago to avert the erosion of Fannie and Freddie's portfolios, and it should be stronger now, given their resistance to reform.

Because Fannie and Freddie enjoy this Federal Government guarantee of its debts, both the Treasury Department and the Federal Reserve recently proposed various administrative and statutory actions to stabilize the GSEs. The actions included in this bill would allow the Federal Reserve to grant both Fannie and Freddie access to its discount window, temporarily remove the \$2.25 billion cap on Fannie and Freddie's lines of credit at the Treasury Department, thereby allowing them to borrow an unlimited amount of taxpayer money if needed, temporarily permit Treasury to purchase equity in the institutions to ensure that the two GSEs have access to sufficient capital, and provide the Federal Reserve authority to gain access to information and perform a consultative role in the new GSE regulator's process for setting capital requirements and other prudential standards that this bill mandates. The Congressional Budget Office, CBO, estimates that the proposal could cost American taxpayers \$25 billion over fiscal years 2009 and 2010; however, there is a chance that a further deterioration of Fannie and Freddie's finances could require an infusion of \$100 billion or more. We simply do not know how much this proposal will cost—a gamble with taxpayers' money that I am not comfortable making.

In addition to the possible costs of the proposal to help Fannie and Freddie, the provisions of H.R. 3221 intended to deal with foreclosures would cost taxpayers billions and do little to help struggling homeowners. For instance, a key component of the bill is the HOPE for Homeowners Program, which would allow subprime mortgage holders to refinance their mortgages into Federal Housing Administration backed loans if the lender agrees to write down the value of the mortgage. This represents a huge risk to American taxpayers. The program would allow lenders to cherry pick up to \$300 billion of their worst loans and refinance them into FHA guaranteed loans. The Congressional Budget Office estimates that a third of the mortgages refinanced under the HOPE for Homeowners Program will enter into default.

But even more troubling to me is the burden this program will place on the FHA considering its current financial woes. The New York Times reported in April that the FHA will face a deficit for the first time in its 74-year history; the deficit is largely blamed on the risky mortgages that the FHA already

holds in its mortgage portfolio. I don't see the rationale for expanding FHA's liability with this \$300 billion program when the agency cannot sustain its current portfolio and when American taxpayers will bear any losses that the FHA incurs because of the HOPE for Homeowners Program.

This bill also includes a new tax on the GSEs—estimates range up to \$600 million a year—to pay for the HOPE for Homeowners Program for 3 years, and thereafter, for a new affordable housing trust fund. It simply does not make sense for Congress to impose a new tax on Fannie and Freddie at the same time that the Federal Government thinks it must bail them out by infusing cash and equity into the institutions. It is also likely that Fannie and Freddie will simply pass along the cost of this new tax to consumers, which obviously would not help lure buyers back into the housing market.

Not only do I oppose taxing the GSEs' profits, but I also question the efficacy of the affordable housing trust fund that would be funded by the GSEs. The bill would direct 65 percent of the money it taps from the GSEs to the Secretary of the Department of Housing and Urban Development, HUD. Under vague guidelines in the bill, the Secretary of HUD would then have the discretion to establish grant criteria that could favor certain States. Once the money is allocated by the Secretary, State and local politicians would be able to disburse the money to favored organizations and for-profit groups that share their political agendas. The remaining 35 percent of the money that the bill takes from the GSEs would be distributed to nonprofit groups selected by the Secretary of the Department of the Treasury. This, too, could allow the politicians in power to divert Federal dollars to their favorite housing causes. I cannot support a bill that essentially creates a slush fund for politicians.

I also oppose the nearly \$4 billion in funding the bill allocates to the Community Development Block Grant, CDBG Program because the funding would go to local officials to buy foreclosed property from the lender that is holding the property. Not only does this create a scenario ripe for political favoritism, it would also bail out the very lenders who offered mortgages their customers couldn't afford. And, again, it does nothing to help the former homeowner. Moreover, the CDBG Program is fraught with inefficiencies and mismanagement. According to a February 2008 report from the White House budget office, the CDBG Program was labeled as "ineffective," and only received a score of 27 out of 100-point scale of achieving results. I cannot vote for a bill that has such a poorly run program as one of its centerpiece.

Finally, I disagree with certain parts of the tax title contained in this bill.

When the tax title was initially drafted, I successfully added a provision designed to protect taxpayers from having property tax relief provided in the bill completely offset by rising taxes at the State and local levels of government. However, when the legislation reached the House of Representatives my language protecting taxpayers from tax increases was dropped. Homeowners and average Americans are struggling to pay their mortgages, higher gas prices, and more expensive grocery bills. State and local governments should not add to these burdens by raising their own taxes and certainly should not try to divert Federal tax reductions intended to help individuals contending with today's economic challenges into their own coffers.

One must understand that the Federal Government already provides a tremendous amount of financial assistance to State and local governments. According to the Office of Management and Budget, OMB, the Federal Government will provide \$476.1 billion to State and local governments in 2009, an increase of roughly \$10 billion from 2008 and 67 percent more than in 2000. Almost 50 percent of Federal financial assistance is spent on health care. Spending on income security, education, and transportation roughly accounts for the remainder.

In determining the total amount of assistance the Federal Government provides to State and local governments, one must also factor in the foregone revenue that results from tax expenditures which benefit State and local governments. The two largest tax expenditures are the deduction for State and local tax payments and the interest exclusion on public purpose State and local government debt. Combined, these provisions reduce Federal revenue by nearly \$60 billion in 2009.

Interestingly, if the Federal Government did not provide State and local governments with assistance, the budget would run persistent surpluses. There would have only been 16 budget deficits over the last 50 years. U.S. debt would have been substantially lower.

I also oppose the \$16.8 billion of tax increases included in the bill used to offset the cost of the new spending. In particular, one provision would require the payment card industry to design and build a new computer system so that it can collect merchants' transaction information and provide it to the IRS. It would also require payment card companies to withhold 28 percent of a merchant's reimbursement if it cannot verify the company's taxpayer identification number, TIN.

No hearings have been held on this proposal and now Congress is rushing through an incomplete payment card reporting proposal that has not been adequately vetted. Once implemented, the provision would require the industry to spend hundreds of millions of dollars to redesign their information systems to comply with the new information reporting regime. The payment

card industry's current computer records do not contain merchant TINs and other information that the proposal would require to be reported.

If payment card companies do not currently have a system in place to ensure valid TIN information on all existing merchants, errors in TIN matching will subject merchants to withholding, even where merchants have provided TIN information. Withholding 28 percent of a merchant's gross reimbursements would severely disrupt a business's operations and impair its cash flows.

There are programs currently operating that provide responsible relief to struggling homeowners at no cost to American taxpayers. HUD has organized an assistance program, called HOPE NOW, for homeowners in distress to rework their mortgages if both the borrower and lender decide that renegotiation of their mortgages is in their mutual interest. This voluntary program has helped over a million Americans having trouble paying their mortgages, and I fully support these efforts. In less than a year, HOPE NOW has assisted nearly 17,000 Arizonans negotiate repayment plans with their lenders. Additionally, over 6,000 Arizonans have received loan modifications. The HOPE NOW Program was just recently expanded to help even more struggling homeowners in Arizona and nationwide.

I oppose H.R. 3221 because I do not think the benefits of the bill outweigh the numerous liabilities that could be passed to American taxpayers. Congress should not pass a bill just to show it is "doing something" to help homeowners who cannot make their mortgage payments or write a blank check to Fannie and Freddie. This bill passes more burden to American taxpayers.

PAYMENT CARD AND THIRD PARTY NETWORKING

Mr. KERRY. Mr. President, I would like to engage in a colloquy with Chairman BAUCUS and Senator SNOWE about the payment card and third party networking information reporting provision. I am concerned about the impact this proposal will have on small businesses. It is my understanding that the proposal included in the Housing and Economic Recovery Act of 2008 is a modified version of the administration's proposal that was included in administration's budget for fiscal year 2009. I ask the Chairman, can you explain who bears the reporting requirement and how the provision was modified?

Mr. BAUCUS. The provision requires the bank, third party network, or third party processor that settles credit card payments with the merchant to report annually to the IRS and to the merchant the gross amount paid to the merchant during the calendar year. These reports may be made electronically. The effective day of the proposal was modified to apply to information returns for calendar years beginning after December 31, 2010. Back-up withholding provisions apply to amounts

paid after December 31, 2011. Back-up withholding is required only if the paying institution does not have a valid taxpayer identification number on file for the merchant. In addition, for third party networks, there is an exception for transactions of \$20,000 or less or 200 transactions or less.

Ms. SNOWE. I am also concerned of the impact of this proposal on small businesses. Senator KERRY and I both want to make sure the additional tax compliance burden on small businesses will be minimal and the new information that will be collected will be protected. Can the chairman expand upon how this information will be used by the IRS?

Mr. BAUCUS. The IRS indicates that it intends to implement the information reports in a graduated way that will give the agency time to use the amounts on a 1099 in a manner to accurately and efficiently identify cases with higher likelihood of noncompliance, potentially sparing compliant businesses from unnecessary audits. Existing privacy rules will apply to the information reports required under this proposal.

Mr. KERRY. The provision requires reporting to be made on a calendar year basis. It my understanding that many retailers operate on a fiscal year basis and I want to make sure that this provision will not create an unnecessary burden on small retailers because they will be required to reconcile differences.

Mr. BAUCUS. The provision provides the Secretary of Treasury with the authority to prescribe regulations or other guidance to implement this provision and prevent the reporting of the same transaction more than once.

Ms. SNOWE. I want to make sure that the benefit of improved compliance from information reporting is outweighed by the cost of compliance. Can the Chairman expand on the benefits of the proposal versus the burden?

Mr. BAUCUS. The benefits of this proposal are substantial. IRS research shows that there is 46 percent compliance rate when there is no information reporting and over 90 percent compliance when there is information reporting. There will be upfront programming costs which will be spread over a number of merchants and a period of years, which should help to minimize the costs to individual merchants.

Mr. KERRY. I commend the Senator's efforts on trying to reduce the tax gap and improving the under-reporting of income. I would like to continue to work with the Senator on this issue to ensure that the provision is implemented in a manner that is not burdensome to small businesses.

Ms. SNOWE. I concur with Senator KERRY, and appreciate the Senator's efforts on addressing the tax gap. While small businesses should not be excused from meeting their tax obligations, I also want to ensure that tax gap proposals such as this one meet a delicate balance of improving compliance in the

least burdensome manner possible for the majority of small businesses who are already in compliance. I look forward to working with the Senator on the implementation of this provision in a manner that does not negatively impact small businesses.

SECTION 2203

Mr. KERRY. Mr. President, I would like to engage in a colloquy with Chairman DODD to clarify the intent of section 2203 of the Housing and Economic Recovery Act of 2008. This provision amends section 207 of the Servicemembers Civil Relief Act, SCRA, 50 U.S.C. App. 527, to limit the maximum interest rate for mortgages that servicemembers obtain before their military service, during the period of their service and one year thereafter. It has come to my attention that there is a drafting error in this section that does not reflect the intent of the Congress.

In subsection (b), paragraph (1), the phrase, "in excess of 6 percent" should have included the words, "per year." This would reflect the intent to limit the maximum rate of interest for servicemember obligations to 6 percent per year during the period of military service, and in the case of mortgages, for an additional year after service. Does the Chairman agree that the words "per year" were inadvertently omitted?

Mr. DODD. Yes. It is my intent that section 2203(b)(1) should read 'in excess of 6 percent per year' before subparagraph (A). This would track the existing language in section 207(a)(1) of the SCRA that refers to preexisting obligations or liabilities bearing an interest rate in excess of 6 percent per year. It is not my intent to modify this aspect of section 207(a)(1).

Mr. KERRY. I thank the Chairman for addressing this issue. It is the longstanding understanding of both military servicemembers and lenders that the reduction in interest under this section would be to "6 percent per year," which has been existing law for many years. The provision in section 2203 was not intended to change existing law, other than to extend the interest cap of 6 percent for servicemembers' mortgages for an additional year beyond military service.

Mr. NELSON of Florida. Mr. President, I thank you for the opportunity to share this issue with the Senate.

The PRESIDING OFFICER. The Senator from Pennsylvania.

FOOD SAFETY

Mr. CASEY. Mr. President, I rise to talk about an issue which has gotten some attention in our country, but with so many economic problems that face the American people and our families, it probably has not gotten enough attention in Washington. That is the issue of the outbreak of foodborne illnesses and other problems that have arisen in the last couple weeks and months with regard to our food supply.

As of July 21, 1,256 people in 43 States, the District of Columbia, and Canada have been affected since April

with the very same strain of a rare foodborne bacteria, Salmonella Saintpaul.

At least 231 individuals have been hospitalized for treatment. Sadly, the deaths of two individuals in Texas have also been connected to the outbreak.

But many people who get sick from food do not even seek medical attention. So many illnesses linked to this outbreak have gone undiagnosed.

The Centers for Disease Control estimates that for every one illness diagnosed and attributed to Salmonella, 38 more cases actually occur. That means the number of illnesses caused by this outbreak could actually number in the tens of thousands.

According to the CDC, this is the largest ongoing outbreak of foodborne illness in the United States in at least a decade. It has now been more than 7 weeks since the FDA first warned consumers against eating certain types of tomatoes. But since June 2, the numbers of individuals sickened by this outbreak steadily have continued to rise.

Many of these subsequent illness reports were due to delays in testing and reporting by States. But a shocking 600-plus people have had illnesses that began after—the FDA announced that tomatoes were linked to the outbreak.

As a result of the FDA's warning, the U.S. tomato industry has likely sustained well over \$100 million in collateral damages. Many tomato growers and wholesalers fear that, like spinach, demand for the products may be affected for years to come.

And now, more than 7 weeks and many tens of millions of dollars later in losses, FDA says it is "highly unlikely" tomatoes were even involved in the outbreak.

Instead, new test results have led FDA to now conclude that jalapeño peppers are to blame for this multi-State outbreak. But even this linkage has not given us the answers needed to put an end to this outbreak.

FDA has issued a recall for jalapeños grown in Mexico and distributed through a company in Texas. But it is unlikely that jalapeños from this small company can account for more than 1,200 illnesses.

While FDA has continued to investigate other parts of the distribution chain, they still do not know where the contamination happened.

The FDA and the CDC have candidly stated that there is a very real possibility that we may never determine—the root cause of this outbreak. As unsettling as that is, what we have uncovered is equally unsettling.

Our Government has no way to trace food products from the farm to our dinner plates, no way to trace food products. In an era where we can instantly detect and report stolen credit identities, where we have the technology to instantly pinpoint a person's location, where we can track an online shopping

order from the production process all the way through delivery to our doorstep, we have no way to trace and determine where our food came from.

There are currently no laws or regulations requiring a national system for traceability of U.S. foods. While many in the food industry do employ voluntary record-keeping systems, there is no consistency from one system to the next.

Instead, members of the U.S. food industry—from the farmers to the processors to the distributors to the vendors—use differing systems to capture differing types of data regarding their products. Because this data lacks consistency, it becomes difficult to link or share this data among the various partners in the U.S. food industry.

Much of this data trail is not even computerized. Instead, it remains in antiquated paper files, and it makes FDA's and CDC's job of tracing the cause of this outbreak even more difficult and time-consuming.

Compounding these difficulties, many produce items are mixed with products from various other sources, and then they are repackaged. Some food products even leave the country before being returned for sale in this country, and along the way, these types of products lose any type of information that might help us identify their source.

This lack of traceability of information about our food is unacceptable in this day and age and in this country. Implementing a national system of food traceability would allow us to more quickly identify the source of contamination in an outbreak of food-borne illnesses, and it would allow us to more quickly act in the interests of public health to notify consumers about unsafe products they may have in their kitchens. In a recent AP poll, 86 percent of the people in the United States said produce should be labeled so it can be better tracked to its origin. It is time for industry and the Government to take action to give consumers this information.

However, implementation of a national traceability system is only half the battle. There are still 76 million cases of food-borne illnesses in this country every year. Those illnesses send an estimated 300,000 Americans to the hospital each year, and they kill—they kill—an estimated 5,000 individuals yearly. Many of these deaths occur in young children, the elderly, and those with chronic illnesses.

I believe the Senate must begin looking at ways to modernize the U.S. system of food inspection. We must provide the agencies that regulate food safety with additional authority to ensure the safety of our Nation's food supply, and we must increase resources to the Federal Food and Drug Administration so they can hire more personnel and so they can invest in improvements to their systems of inspecting domestic and imported food products. We must mandate science-based

regulations to ensure the safety of food products that carry the most risk, and we must improve coordination between the USDA, the Department of Agriculture, the FDA, and the various other Federal and State agencies charged with regulating food safety.

Americans have every right to expect a safe food supply, and we in the Senate owe it to them to make needed improvements to this system before another outbreak sickens thousands more of our citizens.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from New Jersey is recognized.

Mr. MENENDEZ. Mr. President, I ask unanimous consent to speak in morning business.

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

HOUSING

Mr. MENENDEZ. Mr. President, I believe Democrats are committed to strengthening our weakening economy by addressing record-high home foreclosures and record-high energy prices. The good news is that we will pass—I certainly hope, tomorrow—the housing bill.

Even though President Bush originally opposed the essence of what we are trying to do in the housing foreclosure prevention bill, he has finally dropped his rather stubborn opposition to an important bill. He finally realizes, as Democrats have for quite some time, that we have to act immediately to address the housing crisis. We have to act immediately, not only for the 2 million American homes that could be lost and the American dream gets turned into the American nightmare but because of what that means to us collectively as a nation in terms of our economy and what it means to all of us.

We have seen our economy continue to go in all of the wrong directions, and we have seen rising inflation costs of essential goods that people and families need. We have seen rising costs of energy, which I will talk about in a moment, and we have seen decreasing values of homes as a result of foreclosed properties within neighborhoods. As this takes place, the value of everyone else's home in that community goes down \$10,000 or \$15,000. If there are multiple foreclosures, there are even greater amounts of home values that are lowered, and those values which are in their homes, which for the average American is the single biggest part of their savings and investment and opportunity to draw from, when that value goes down, the opportunity to educate their children, put them through college, to borrow against it, goes down. For having a medical emergency, the opportunity gets diminished. For having retirement savings, the opportunity gets diminished. So the housing package has so many dimensions to it that it is critical to the country.

We appreciate that the President has finally dropped his veto threat and will

sign the bill. It will help Americans keep their homes and their home equity. We are restoring stability to the housing market and helping businesses and communities hurt by this crisis not only recover but also create new jobs. The bill will help prevent another crisis of this magnitude, stop foreclosures before they begin, and preserve for future generations the American dream of home ownership.

The nearly 8,500 new families filing for foreclosure each day can no longer wait for help. That is why it is my expectation, in a special session we will have tomorrow, Saturday, that we will get the votes necessary, this will pass, and it will go on to the President. It has already passed the House.

LIHEAP

As we talk about saving people's homes, there is another great challenge for many—not only those who face foreclosure but those who are working very hard every day to meet their obligations and, in fact, some who have worked a lifetime and find their home mortgages paid off but find themselves with the challenge, as we look forward in the next several months to the winter season, of the consequences of not being able to afford to heat their homes. Yes, there are many Americans in this country who face that challenge. So there will be another critical vote tomorrow, and I certainly hope it is a vote that a majority of this body will support; that is, the Warm in Winter and Cool in Summer Act that provides an additional \$2.5 billion in LIHEAP funding.

There is no doubt that the pain at the pump has been devastating to millions of American families, but we cannot forget also that the skyrocketing price of home heating oil, propane, kerosene, natural gas, and electricity is also breaking family budgets right now. That pain will only get worse as the cold weather approaches.

I am particularly concerned about this winter when people will be faced with the prospect of paying \$1,000 or more up front to pay for the heating oil they need in the winter. For seniors, for low-income families, for people on fixed incomes, and those struggling with a poor economy, these enormous upfront costs are simply out of reach.

High energy costs this winter will be severely compounded by our struggling economy. We lost 62,000 jobs in June—the sixth straight month of job losses. Real wages have fallen rapidly. Housing foreclosures are up while home values are plummeting, and we have also seen shrinking credit markets, troubled banks, and a volatile stock market.

However, despite all of these problems, it seems we have some difficulty getting some of our colleagues here to understand the necessity of now—the ability to legislate now and to get this resource available and ready to go so people will not go cold in the winter.

Despite apparent bipartisan agreement on a whole host of issues in an ef-

fort to clamp down on oil speculation, the minority party said no, even though they put that as part of their overall energy package. They just said no. We saw that in a vote earlier. Despite agreement on pursuing conservation, Republicans have said no to pursuing that. Despite the fact that the majority leader has even offered them a vote on the floor of the Senate on their singular issue that we have heard for a week and a half talking about drilling off the Outer Continental Shelf—even though it won't do anything about gas prices, which was recognized by the Bush administration as such; even though, in fact, it risks the coastal economies worth \$200 billion on the east and west coasts; even though it doesn't do anything about breaking our addiction to foreign oil or even domestic oil; even though any production would take a decade before we saw a drop and 2030 before we would see full production; even though full production would be a fraction of what we have seen in reduced demand and increased supply by the Saudis—despite all of that, the majority leader said yes, you can have a vote on it, and they couldn't take yes for an answer.

So if we are going to avert a disaster this winter, it is time for our Republican colleagues to say yes. LIHEAP is a program we have to help the most vulnerable people in this country stay warm in the winter, and for far too long this essential program has been underfunded. Due to this insufficient funding, the average LIHEAP grant only pays for 18 percent of the total cost of heating a home with heating oil in the winter, 21 percent of residential propane costs, 41 percent of natural gas costs, and 43 percent of our electricity costs. It is only expected to get worse because this is what it covers in terms of what it has covered. As prices rise for oil and gas and other related products, the reality is that it will cover less and less of a percentage of the costs necessary to be able to keep families warm.

In this poor economy, with a crashing housing market, banks reporting record losses, joblessness creeping up, and the specter of inflation looming, too many people simply cannot make up the difference out of their own pockets. With home heating oil now at \$4.50 a gallon, if we don't pass this bill, we can face potential tragedy of an unimaginable scale this winter.

These are individuals who work every day, work at some of the toughest jobs in America, important to us collectively in our economy and in our society, yet they struggle to make ends meet. They are not sitting at home depending upon the public largesse; they work hard every day. Many of them are working two jobs just to try to make ends meet. But they cannot heat their homes this winter without some help.

What does it say to us about our values as a nation? I know the Capitol will be warm. I know the leadership offices here have fireplaces that will be blazing away. No one is going to go cold in

the Senate. The question before the Senate tomorrow will be, Will we let Americans in this country go cold and have to choose between being able to heat their homes or put food on the table? Will those who have worked a lifetime to help build families and communities and now find themselves on fixed incomes be told: Oh, sorry, you can freeze. These are not dramatic spectacles of something that will not happen; these are the realities of the challenges if we do not act.

So we ask our colleagues, especially those on the other side, to join us in averting this looming disaster and to vote for the Warm in Winter and Cool in Summer Act. It is finally time to say yes to help those who are struggling the most in this economy.

ENERGY

Finally, I wish to turn to a third item. We talked about the housing bill so critical to our collective economy and to millions of families who need heat and who are in the process of losing their homes or who are on the verge of that challenge. We talked about the need to keep people in their homes, those who have struggled to not have to be in a foreclosure but still cannot meet the challenges of heating their homes for their families this winter, and what we need to do.

Finally, I wish to talk about, once again, the question of energy, the question of gas prices and what we can do.

We as Democrats have been working at this for some time. We want to increase domestic production of the oil supply now—not more than a decade from now, not in the year 2030 from now. That won't do anything to give anybody relief at the pump tomorrow.

It is time to put the American people ahead of the big oil companies; that is the bottom line. They have record profits. We saw that parade start this week with ConocoPhillips, with record profits in their quarter. I cannot wait to see the next set of record profits we are going to hear from the other oil companies.

Yet all we hear from many of our colleagues is that we need to give them more—more Federal money, more Federal land, and more of every break. They are responsible for nothing, and they are the only entity that can solve our energy future.

It is such a shame because that is what you overwhelmingly hear. We believe it is time to put the American people ahead of big oil. We can fast-track domestic production. We have 68 million acres that, in fact, are already on lease, doubling the lease sales in the Gulf of Mexico, accelerating leases in Alaska—where all of the infrastructure is, to a large degree, already. When we talk about drilling off the east and west coasts, there isn't any drilling infrastructure there. The president of the American Petroleum Institute said we don't have the infrastructure, the drilling rigs, the pipelines, the tanker ports that are all necessary to do that. So we are talking about a very long time, and people need relief in the short term.

That is why we have said a couple of things. One, let's end excessive speculation. People sometimes wonder, what does that mean? It means we have traders buying huge quantities of oil online, intentionally inflating prices. They turn it around and sell it to other traders at even higher prices. These traders never intend to use the oil. It is not that they are going to end up selling it to an entity that will actually disperse that oil. The purpose is to bid up the price and cash in. The problem with that deal is it might be good for the traders and speculators, but it is terrible news for families who have to pay at the pump.

What is it, in fact, that those who say speculation is not that important don't get about this issue? Yesterday we saw that the Commodity Futures Trading Commission—the regulatory agency responsible to make sure this area of the marketplace is appropriately regulated—accused a company of making a million dollars in illegal profits over the course of 11 days. How did they do it? Well, in audio tapes uncovered in the investigation, the regulators said one of the defendants described the scheme as an effort to “bully the market” by making a large number of trades at or near the end of the trading day to move closing prices. Moreover, unlike many other manipulation cases, this one accuses the defendant of actually succeeding in moving prices that were used as benchmarks for consumer markets—a remarkable claim. So, in essence, they are saying they did bully the market and they did manipulate the market. They made a million dollars in 11 days.

But the worst part of it is it resulted in higher prices during a period of time for gasoline and crude oil. Guess who paid for that. The consumers of this country. Notwithstanding even this latest evidence, our friends on the other side have said no to us on pursuing ending market speculation, having more transparency in the marketplace, and having the regulators pursue a course that will ensure what oil company executives testifying before Congress have said—that speculation can account for up to \$50 per barrel of oil. Well, I would like to take that \$50 out of the cost of oil and end the speculation and the type of manipulative trading that is going on that yesterday the CFTC accused a company of performing, and succeeding at increasing oil and gasoline prices. That is what we have before the Senate. But our Republican colleagues said no.

We also believe that releasing oil from the Strategic Petroleum Reserve is incredibly important. This is a huge reserve we have underground. We buy oil as a country collectively, for all of the taxpayers, and we put it underground. What is the problem? It is a good idea except that we have 97 percent of it filled. We have an excess of a certain type of oil. We are even told by the Congressional Budget Office if we swapped that out and sold a significant

element of that, we could do various things. No. 1, taxpayers would make money on it. No. 2, we could bring that oil on the marketplace to help burst the speculative bubble and try to bring down gas prices. No. 3, we would change the type of oil we have for a different quantity that we need of a different type of oil. So on all counts it would be good. Yet we cannot seem to get that done.

Finally, we have tried to pursue several times on the Senate floor renewing the tax credits that are critical for us to get out of this dilemma, not just in the short term but in the long term. We consume 25 percent of all of the world's oil. So even if we opened all of our coasts and everything to drilling, we are not going to create more than 2 or 3 percent of the world's oil. Bottom line: We are always going to be, if we continue down this road, in a deficit. We are always going to be more of a consumer than a producer. That means to me that, for our economy, our security, and our environment we need to break this addiction to oil, whether it be foreign or domestic, and be able to seek renewable energy sources, such as wind, solar, biomass, and cellulosic ethanol.

Even T. Boone Pickens, the gentleman who made a fortune in oil, is on TV telling us all that we cannot drill our way into the type of energy independence we need. The bottom line is the renewable energy tax credits are what, in my mind, is the most critical element to get these different renewable energy sources into the commercialized aspect, with the tax credits necessary to bring them to scale, so we can break our addiction. Yet we continue to hear no.

It is past time to pursue a strategy of having legislative failure as a way toward political victory. It is fundamentally wrong to have a strategy of saying no so this body cannot move forward on the critical issues Americans face, so that then you can blame the majority party in this body, even though the rules permit the minority to stop the majority from moving forward, and most Americans have been taught there is the fundamental lesson of majority rule. In the Senate, because of its procedures, when a single minority Member, or a group of minority Members, don't want to allow us to move forward, they threaten filibusters and/or invoke them, and 60 votes are needed. Since the majority has only 51 votes here of Democrats, we need Republicans to join us. When they fail to do that, the Nation's business doesn't move forward. That is a great strategy for a political exercise, if you think that exercise is going to bring you victory in November, by saying this body in the Congress cannot proceed on the critical issues that face Americans, but it is a horrid exercise as it relates to the Nation's major challenges.

Fortunately, we have been able to break through this several times. We say we want to protect and honor the

men and women who serve the country in uniform. It was because of Democrats leading, with Senators WEBB, LAUTENBERG, and others to move that GI bill. Even though the President said: No way, too expensive, and it is a fraction of the cost of 1 month in Iraq, he said he was going to veto it. We said: No way, we are going to honor the men and women who honor the uniform and take care of them when they come back. That is how a grateful nation honors those who serve. Because of our persistence and communicating with the American people, today he signed into law the greatest GI bill investment since the first one—a major accomplishment.

Tomorrow we will pass this housing bill over the objections of the President, who said, "I am not going to sign it"—a major commitment to our economy, to restoring the American dream in terms of home ownership, and making sure we move in a different direction. It is time to say yes to the American people, and stop filibustering. It is time to stop using the powers of the minority in an abusive way. I respect the powers of the minority, but not to be used in an abusive way that undermines the fundamental principle of majority rule.

The people of the United States elected a new majority a year and a half ago to move the country in a different direction. The fact that the minority wants to simply show that, in fact, the Congress cannot move in that direction as a tool of political expediency and a tool of political success is totally inappropriate and, most important, damaging to the Nation's interest. I hope that starting tomorrow, when we consider the critical issues on housing and LIHEAP, to keep people in their homes, and to warm those homes, we can move forward in a way that speaks to the true values of our Nation and the integrity of this institution.

With that, I yield the floor.

REMEMBERING JOHN Y. SIMON

Mr. DURBIN. Mr. President, in 1887, 2 years after the death of Ulysses S. Grant, William Tecumseh Sherman wrote in a letter to his old Army Chief of Staff, "Grant's whole character was a mystery, even to himself."

Today, more than 120 years later, the world has a far better understanding of Ulysses Grant than did General Sherman, or maybe even General Grant himself. And for that, we are indebted to one man more than any other.

John Y. Simon, a leading Civil War scholar and the preeminent authority on Ulysses Grant, died on July 8 in Carbondale, IL. Mr. Simon, an award-winning historian, spent more than four decades at Southern Illinois University, where he taught courses on the Civil War, Reconstruction and the history of Illinois. He also served as executive director of the Ulysses S. Grant Association, based at SIU, since 1962.

But his passion and his true vocation was the Ulysses Grant papers project.

Mr. Simon collected, edited, and organized hundreds of thousands of documents connected with America's 18th President—then assembled them to form a vast and astounding collection, which he called the "Papers of Ulysses S. Grant."

He began the Grant papers project in 1962 and was close to completing it when he died. The 31st and final volume of the collection is in its final stages. The entire collection is published by Southern Illinois University Press.

Harriet Simon, Mr. Simon's wife of 51 years, told the New York Times that working on the Grant papers consumed her husband.

"It was daily," she said. "It was weekends and it was most holidays. Some holidays, not all day."

John Younker Simon was born in Highland Park, IL, in 1933. He graduated from Swarthmore College and received an M.A. and a Ph.D., both in history, from Harvard, where he met his future wife. He taught at Ohio State before finding his place at S.I.U. in 1964.

Just as President Grant's own autobiography raised the standard for Presidential memoirs, Mr. Simon's work raised the standard for Presidential papers collections.

Harold Holzer is senior vice president of the Metropolitan Museum of Art in New York. He is also a renowned Lincoln scholar and a cochairman, along with Representative RAY LAHOOD and me, of the Abraham Lincoln Bicentennial Committee. As he told the New York Times, Mr. Simon approached his work on the Grant papers as a biographer rather than simply a cataloger.

Mr. Holzer said:

He changed the whole ethos of presidential papers. He matched incoming correspondence with outgoing, so researchers would have a complete episode. He included editorial commentary that was more substantial than footnotes. He wrote introductions to each volume. . . . He is the father of this whole discipline.

In 2004, Mr. Simon received a Lincoln Prize for outstanding achievement for the Grant papers. The awards jury wrote, "It is inconceivable that any historian would write on the Civil War without having these volumes at hand."

In 2005, John Simon was honored with a lifetime achievement award from the Lincoln Forum. Frank J. Williams, chairman of the Lincoln Forum and president of the Ulysses S. Grant Association, praised him as "a brilliant scholar, a dazzling writer and an original, irreplaceable personality [who] has enriched the world of Civil War studies and enriched the lives of those who know him."

Upon receiving the Lincoln Prize, Mr. Simon said of his life's work:

I have enjoyed it. It has been an opportunity for me to spend time with a spectacular figure in American history. Grant was a complex character—an unmilitary soldier, an unpolitical president and an unliterary author.

And Ulysses Grant was often misunderstood.

Alexander Stephens, the Vice President of the Confederacy, met General Grant toward the end of the Civil War. Years later, he wrote of their meeting:

We all form our preconceived ideas of men of whom we have heard a great deal . . . but I was never so completely surprised in all my life as when I met him and found him a different person, so entirely different from my idea of him. . . . He is one of the most remarkable men I have ever met.

He was an unlikely war hero. At the start of the Civil War, Grant was several years out of the Army and utterly broke. At one point, he had been reduced to selling firewood on the street in St. Louis.

But the cause of preserving the Union gave Grant a new purpose. He reentered the military in 1861, and rose quickly through the ranks, thanks to his fearlessness and brilliance as a military commander.

In 1864, he was promoted to the rank of Lieutenant General of the Armed Forces, a position only ever held by George Washington, and given overall command of all Union Forces.

The following year, he accepted the surrender of the Army of Northern Virginia from General Robert E. Lee at Appomattox Courthouse. His generous terms of surrender and his magnanimity stunned Lee and his men and helped a bloodied nation begin to heal.

As President during the Reconstruction era, Grant's policies moved America further toward reconciliation.

Near the end of his life, broke again after being swindled in a business venture and in constant pain from throat cancer, Grant agreed to write his memoirs to earn money for his family. He wrote feverishly, racing against death, and died 5 days after putting down his pen.

His friend, Mark Twain, called "The Personal Memoirs of Ulysses S. Grant" "a great, unique and unapproachable literary masterpiece." It is widely regarded as the finest U.S. Presidential memoir ever written.

Understanding the real Grant and helping others to understand this pivotal figure in our history was John Simon's life's work, and he did it with uncommon distinction.

In addition to the Grant papers, he wrote and edited a number of other books dealing with Grant, Lincoln and the Civil War and produced hundreds of journal articles. Along with the Lincoln Prize and the Lincoln Forum award, he received an Award of Merit from the Illinois State Historical Society and many other honors.

After the Union victory at Vicksburg, President Lincoln wrote to General Grant:

My Dear General: I write this now as a grateful acknowledgement for the almost inestimable service you have done the country.

By spending his entire career to give us a clearer picture of "The Hero of Appomattox," John Y. Simon also performed a great service for our country.

He brought honor to my State and a deeper understanding to us all. I offer my sincere condolences to his wife Harriet, his daughter Ellen, his grandchildren, friends and colleagues, and the many students he inspired.

REMEMBERING SENATOR JESSE HELMS

Mr. HATCH. Mr. President, I rise to speak today about former Senator Jesse Helms, who passed away on July 4, 2008, at the age of 86. I knew Senator Helms well, and I am sure I am joined by many of my colleagues in saying that he will be missed.

Senator Helms was born in Monroe, NC, in 1921. His first full-time job was as a sportswriter for the Raleigh Times. After serving as a recruiter for the U.S. Navy during World War II, Senator Helms became the city news editor for the Times before moving on to do journalistic work in both radio and television. In 1960, he began working at the Capitol Broadcasting Company in Raleigh as the executive vice president, vice chairman of the board, and assistant CEO. He became famous in his home State for his daily CBC editorials, which featured his now-famous southern anecdotes occasionally laced with his sometimes provocative political views.

Prior to coming to the Senate, Senator Helms' only political experience consisted of two terms on the Raleigh City Council. However, in 1972, Senator Helms became the first Republican Senator elected from North Carolina in the 20th century, replacing the retiring Senator B. Everett Jordan.

During his three-decade tenure in the Senate, Jesse became known as one of the Chamber's staunchest conservatives. His refusal to compromise on his beliefs was the source of both his greatest strength as a legislator and, as I am sure some would argue, his greatest weakness. Indeed, I don't think there are any of us who served alongside Senator Helms who did not, at one time or another, find themselves in a disagreement with him.

However, while I didn't always agree with Jesse, I do have a number of fond personal memories of him.

For example, when I first came to the Senate in 1977, Senator Helms was nearing the end of his first term. About 3 months into that first session, still becoming acclimated to life in the Senate, I took a few moments to write down some of my early impressions of my fellow Senators. About Jesse, I wrote that he was "one of the dearest people in the Senate," and that he had always treated me with kindness and respect. I also noticed that, despite having a reputation for being an unmovable conservative, he had a knowledge of parliamentary procedure and tactics that was virtually unmatched.

A couple years later, I witnessed this knowledge first-hand when Senator Helms and I found ourselves on the

same side of the debate over what was being called a "labor reform" bill. Sadly, as I was working with a number of my colleagues to sustain a filibuster against this unabashedly radically liberal pro-union legislation, our friend Senator James Allen passed away. While we were all saddened by the loss of our dear friend, at the back of our minds we were worried that, without Senator Allen's mastery of Senate procedure, our efforts might fail. However, Senator Helms stepped up and provided much needed insight, helping us to block this harmful legislation. At one point during this debate, while many of us were worried about the strength of the filibuster, Senator Helms assured us, saying that we would keep the necessary Senators on the floor "if they have to wear their pajamas and bedroom slippers."

I believe we were all surprised during the latter part of Senator Helms' tenure when he coauthored the landmark 2002 legislation authorizing funds that were, at that time, unparalleled for international AIDS relief. Many of his colleagues, including myself, had sparred with Jesse over providing support for AIDS relief and research. But, in those last few months of his Senate career, I believe he showed the world that, while he wasn't always the most agreeable of politicians, he was a compassionate man who was committed to doing what he thought was right.

Mr. President, I want to extend my deepest sympathies to the Helms family. As I said, Jesse and I did not always agree on the issues before the Senate, but I can say, without reservation, that he was a dedicated public servant and dear friend to those of us who knew him well.

TRIBUTE TO GEN ALEXANDER "SANDY" PATCH AND THE 65TH ANNIVERSARY OF OPERATION DRAGOON

Mr. KERRY. Mr. President, I say to Mayor Bruno, residents of Ramatuelle, France, and especially to all the French and American veterans gathered for this important event, I am honored to lend my voice from afar to the chorus of those who celebrate the past, present, and future of the extraordinary bond between our two great nations.

At watershed moments in history, France and America have always looked across the sea to each other in friendship and fidelity.

When the British colonies reached their moment of truth, our Founding Fathers stood shoulder to shoulder with Marquis de Lafayette, Comte de Rochambeau, and countless other Frenchmen who never made it home. Many French were, as we would later say, "present at the creation" of the United States. And our great experiment, in turn, helped inspire the French to not just dream of, but actually take to the streets and demand, "liberty, equality, and brotherhood"

for all of their own people and all of mankind.

So when our military leaders came together to liberate France from Nazi Germany, we weren't inventing a new story from whole cloth. We were reaffirming a centuries-old friendship, giving new life to the timeless ideals we share and the recurrent sense on both sides of the ocean that the fates of our nations are forever linked.

GEN Jean de Lattre de Tassigny, commander of the French forces in Operation Dragoon, used to tell a powerful story about a meeting with his American counterpart, GEN Alexander "Sandy" Patch. Unlike Sandy Patch, General de Lattre lived long enough after the war to reflect on his experiences.

When Patch granted him the support he needed to take the fight to the Nazis, de Lattre wrote that, "I suddenly saw the clear, grave eyes of the American commander soften. With hesitation that was full of shyness, he brought out his pocket-book and from it he took a flower with two stems, which was beginning to fade. 'Look,' he said, breaking it into two and handing me one of the stems, 'a young girl gave me it on the slopes of Vesuvius on the day before we embarked. She said it would bring me luck. Let us each keep half and it will take our two armies side by side on the road to victory.'" As the French General said, it was "a touching wish which was answered by heaven."

General Patch's gift was the personal gesture of a man who was both great and gracious. It is also a fitting metaphor for the friendship of our two countries. Each helped freedom to flower in the other, and we are bound together by the enduring fact that we each carry a part of the same idea forward with us.

GEN "Sandy" Patch—hero at Guadalcanal, liberator of southern France, whose troops would later cross the Rhine as victors—was a great American and a great admirer of the French people. Hailing from a small mining town in the western United States near the Mexican border, Patch described General de Lattre in a letter to his wife as "a typical, intelligent, broadly educated, volatile and attractive Frenchman." But when the French emerged from their homes in the liberated town of Saint Raphael and began to sing their national anthem, which had been forbidden just days before, General Patch listened to "La Marseillaise" with tears streaming down his face.

Although Patch was famously pugnacious as a young man, he grew into a man of remarkable personal discipline who remained unafraid of battle but who, as his biographer wrote, "had a remarkable and brooding concern about the human cost" of war.

He was a man who shunned the spotlight. It is said that when General Patch saw himself hailed on the cover of Time magazine as "Patch de Provence," he never even read the article.

His own sense of humility inspired his subordinates to live up to the confidence he placed in them. He was not just respected by his fellow soldiers—he was loved. Smoking his rolled up “Bull Durham” cigarettes, he remained to his last days an American original and, as GEN Dwight Eisenhower memorialized him, “a soldier’s soldier.” That is what he lived to be, and that is what he was.

For a soldier’s soldier who died of pneumonia just 2 days short of his 56th birthday, the landing here in southern France represented the culmination of his life’s work.

And what an accomplishment it was: Dragoon was a remarkable undertaking, and a great success. Coming as it did 6 weeks after Allied troops landed on the beaches of Normandy, operation Dragoon was one of the war’s most poorly kept secrets. And yet it arrived with such overwhelming force that the Nazis could not resist it. 9,000 men arrived the first day by air, 77,000 by sea. By the third day, Hitler had instructed a few units to guard the ports and sent the rest of France’s occupiers into retreat. He is said to have called August 15, the first day of Operation Dragoon, “the worst day of my life.”

By August 28, the port cities of Toulon and Marseilles had fallen, and within just one month our armies had covered almost 500 miles and captured nearly 100,000 German soldiers.

Of course, none of this came easy. Many suffered for the great dream of a France that was once again free—of a Europe and a world free from fascism.

Women like Marie-Madeleine Fourcade and Helene Vagliano who faced torture from the Germans for their role in the French resistance—but refused to reveal any information that would endanger those who shared their cause.

Men like the French commandoes who landed miles away from the main invasion force and found themselves trapped in a minefield bravely resisting German fire.

Men like French Sgt Noel Texier, who landed a rubber dinghy and began climbing the 100-meter high flat face of Cap Negre, only to fall to his death and become, as far as we can tell, the first casualty of Operation Dragoon.

Young men like “Mac” Patch—General Patch’s only son, who was christened Alexander Patch III but known to everyone as “Mac.” Mac Patch took a direct hit from a tank gun and died fighting for a free France.

Tragically, while General de Lattre’s only son, Bernard, would survive World War Two, he too died just 6 years later on the battlefields of Indochina. Both generals outlived their sons, but neither by very much. Neither man outlived the crush of grief that came after. With their sons in battle, I can assure you that General Patch and General de Lattre never forgot the cost of war—the price of freedom. And neither should we.

And so with enormous pride for what these men accomplished and a heavy

heart for all that they lost, we come together today to mark the anniversary of the signature achievement of a great generation of men and women. We come together to commemorate a high point of French-American friendship, and to celebrate all that we won: the right to gather here today, the chance to raise our families in peace, and the right to walk as free people down free streets in a free France.

On behalf of all Americans, I want to express my gratitude to the citizens of Ramatuelle for their commitment to honor this monument of liberation and for the bond forever cemented between us by the brave soldiers and citizens who stood together to make an eternal difference.

IDAHOANS SPEAK OUT ON HIGH ENERGY PRICES

Mr. CRAPO. Mr. President, in mid-June, I asked Idahoans to share with me how high energy prices are affecting their lives, and they responded by the hundreds. The stories, numbering over 1,000, are heartbreaking and touching. To respect their efforts, I am submitting every e-mail sent to me through energy_prices@crapo.senate.gov to the CONGRESSIONAL RECORD. This is not an issue that will be easily resolved, but it is one that deserves immediate and serious attention, and Idahoans deserve to be heard. Their stories not only detail their struggles to meet everyday expenses, but also have suggestions and recommendations as to what Congress can do now to tackle this problem and find solutions that last beyond today. I ask unanimous consent to have today’s letters printed in the RECORD.

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

The cost of gasoline has made my bi-weekly trip to my folks’ home 100 miles away a lot costlier. My dad has been in a physical rehab/residential center since his back surgery in January. My mom has had to learn how to drive and handle finances again after years of my dad doing it. My mom drives almost daily the 35 miles round trip to visit my Dad. Thankfully, I purchased a Toyota Prius last September and my mom is buying a Toyota Corolla for the fabulous gas mileage each of them get.

I think the number 1 priority for Congress to be looking at was not one of your choices. The oil speculation on the commodities market has pushed the price far more than the original selling price for a barrel of oil. Take away the speculation additives and we would probably see \$3 a gallon for gas. The next option is conservation. Our vehicle (car, truck, etc.) manufacturers need to look up and see what is happening. The emissions and gas mileage laws that are to take effect in approximate 20 years are here today and if they want to stay in business they will have to meet the growing desire for more fuel efficiency and greater mileage of the Japanese. Why are we always too far behind when we are supposed to be the innovators? Looking into alternate fuels, such as hydro would be another good start. Look into these other types of fuel where we are not producing as much harmful waste as we are trying to get rid of our dependence on oil.

Please take oil out of the commodities market, for the county’s benefit.

RHOSAN.

My husband got a whopping 3 percent raise this year. I sure wish I could put a 3 percent cap on the increase in my expenses. As many other Idahoans, we live in the country. He carpools to town (with 2 other guys), where he gets on a large van carpool. The carpool rates just keep going up as the gas keeps going up, soon all of his raise will be in the gas tank and gone. We no longer have any leftover for recreation, which only increases the tension. Why live in Idaho if you cannot afford the gas to go fishing, hiking, scouting, hunting, golfing, and all the other things we love to do?

DEBBY, Preston.

Why did you chicken out and sell us out to the gas companies? Instead of grilling the presidents of the gas companies who said they could make a profit even if gas WAS HALF THE PRICE they were selling it at, you did nothing!!! No legislation was passed to control the gas prices consumers pay. This is an old shell game that legislators and gas men have been playing for years. [Now is the time for action!]

STEVEN.

I would like to thank you for the e-mail you send out about energy cost increases. It has affected my family because that extra \$200 a month I would have been spending on eating out, backpacking, or just purchasing items for the family now means I stay at home. You know this is a growing a vibrant country and I proposed we do all the things you said. Drill offshore, in the continental U.S. and Alaska. We should pursue nuclear power and drill for natural gas as well, pursue coal gasification, synthetic oil through coal. We should not be beholden to environmental extremists. Drill, Drill, Drill

MATT, Kuna.

First, I would like to thank you for the opportunity to be able to speak out about what I consider a crisis in our country. My wife is an R.N. at Kootenai Medical Center and the high gas prices have really hurt our budget. I am disabled and have to be taken for doctor visits as well as many trips for medications. My mother is 78 years old and lives in Dalton whereas we live in Post Falls.

We have to take her to her doctor and shopping, etc. She lives on a fixed income and cannot afford to drive nor can she afford the high energy bills that most low income families have to pay. For those people it is either pay for gas and take the money from food they need or even medications they cannot afford due to these unreasonable costs. It is ridiculous to expect people who, like my sister, get \$35.00 a month in food stamps and barely enough to live off to pay these prices. I, for one, do not like to rely on imported oil to get from one place to another. We need our government to find a better way to provide us citizens with fair and reasonable prices for gas and other energy such as natural gas and electricity. There has to be a way not to rely on others for our needs and succumb to their ridiculous prices without destroying our public lands. I feel, for starters, vouchers should be given to the folks who need the help the most and possibly for those who provide a service to their community such as health professionals, police, etc. We need to help each other but with my family, my wife and I foot the bill for family due to their inability to afford even the small things that are needed for everyday living.

Thank you for your time.

God Bless,

DUWAYNE.

Your letter indicates your priorities are all screwed up. Your statements that "... I support legislation to fully utilize proven American oil and natural gas reserves in a way that preserves the environment ... enhanced domestic production, expanded refinery capacity, renewable and alternative energy sources, nuclear power, conservation ..." are just plain silly.

Unless you and everyone else takes the responsibility of cleaning up and protecting our environment before worrying about the cost of gasoline, Mother Earth will certainly become uninhabitable about the time of Armageddon, which some people say is supposed to happen in this century.

We need real leadership from servants like you.

The environment is the number one issue. Consider:

Carbon fuels:

The use of carbon fuels must be drastically reduced. This cannot be done by:

Increasing exploration for and production of fossil fuels.

Allowing excess profits for the oil industries.

Manufacturing ethanol, and other hair-brained boondoggles.

Failing to set high mileage standards for motor vehicles.

Allowing patent protections to become barriers to energy efficiency.

A ho-hum attitude toward developing renewable alternative energy sources.

A similar attitude about developing alternate forms of transportation (mass transit).

Allowing more urban sprawl.

Making war. Manufacturing and fueling war machines uses huge amounts of energy.

Recreational toys—dirt bikes, auto racing, off-road vehicles, speed boating, etc.

Nuclear Energy:

Absolutely not, unless and until the problem of the disposal of nuclear garbage is fully resolved so that our descendants for many generations to come will not have to contend with our stupidity.

These are sticky questions. Are you going to lead?

JOSEPH, *Sandpoint.*

Thank you for the opportunity to voice my opinion about the high energy prices. The high gas prices have caused our family to plan our trips better, combine trips, and limit use of one of our vehicles which gets very poor gas mileage. While these are not necessarily bad things, the amount of our income which is spent on fuel continues to rise. I am also a small business owner here in Twin Falls. My business requires my employees and me to travel to various cities in the southern Idaho area to perform computer and network maintenance and support. Our business expenditures for fuel will probably force us to have to raise our service rates.

One of the biggest gripes that I have with our Congress is the lack of will to do anything constructive about this energy problem. Legislation is preventing the United States from drilling for oil in our country. Many members of Congress talk a lot about purchasing more fuel efficient cars or using public transportation. While I would love to be driving a fuel efficient hybrid auto, as the father of a family of six, I cannot afford to purchase such a vehicle. I also do not have the financial resources at my company to purchase new autos, either. As you are aware, public transportation in Idaho would not be a profitable enterprise. Our cities are, for the most part, not densely populated enough to justify mass transportation. Besides, I need a vehicle for my job, so taking a bus or train to work would not really be something I could do anyway.

I am sure that you will receive many e-mails similar to mine. I hope that you are

able to make a difference in solving this problem.

Thanks,

SCOTT, *Twin Falls.*

You have fought hard for us here in Idaho and hope you can do something about the escalating costs of energy. We do not live in a state with subways, rail service and we have limited bus service only in major cities. What is Congress thinking? Please have them change their ways and let us tap into our own reserves. Stop exporting to other countries and help other fellow Americans.

The average person in Idaho only makes \$7 to \$8 an hour and has to travel over 45 minutes to get to work. Adding the extra burden of gasoline, more and more will not be able to go to work. [They will lose] their jobs and then sign up for assistance. Does that make sense?

Do something positive for this country.

PAMELA, *Riggins.*

Thanks for this opportunity to give feedback. All of us do not like paying \$4 per gallon. The important thing is that all Americans would be willing to make the sacrifice, just as we did in WWII. We can car pool, change our habits, etc. The difference is that in those days, Congress actually represented the people. Americans would be willing to help out with the energy problems if there was real leadership.

When Americans see Congress refusing to give tax credits to those of us who would love to install alternate energy or use solar (as has been done big time in Germany) it leads to massive frustration and then Americans get whiney and complain. But if we had real leadership that said, "Look, times are tough, but we'll get through it together, and what our country is going to invest in is ... And we are going to do it like this ...," Americans would willingly pay more at the pump. But right now it all seems so futile. The public pays out big bucks, and Congress will not act to fix the problem.

Idaho doesn't even give tax credits for those of us who would very willingly go solar. Or how about tax breaks for citizens who promise to car pool to work or buy cars with high fuel mileage?

There is no real leadership, and I do not even expect this note to help, to be honest. But, I guess hope blooms eternally!

FOSTER.

My husband and I are both 78 years old ... I am retired, but my husband works part-time to help make ends meet. The cost of electricity has gone up, the cost of water has gone up, the cost of natural gas to heat our home has gone up, the price of food has gone up, and the price of gasoline at the pump is ridiculous.

Why is China allowed to pump crude oil off our shores when American cannot? It seems that there are too many times that Congress has forgotten who they represent—the people, not the lobbyists. What roles are the International Monetary Fund and the World Bank playing in our price of gasoline? We have all the natural resources we need right here in the U.S. but Congress will not let us touch them. Why? It is time to look out for America—that is what you are there to do.

Will Rogers once said "We could slow down the aging process a great deal if it had to make its way through Congress."

Stop bickering and get something done!!! Both parties!!!

DICK and BETTY, *Boise.*

I live in an RV. I use space heaters in the winter because electricity is cheaper than propane; that is changing. I do not run either of my rooftop A/C units; I run a fan. I live in

Nampa and work variable hours in Boise; [public transportation] will not work for me. When gasoline was \$3.57 a gallon, it cost me \$75 to \$80 a week to drive my 1987 Dodge conversion van [which I dearly loved]. I could not afford this. I was forced to buy a 1991 Chevy Astro from my neighbor; he is carrying the contract [the only way I could manage it]. I do not like this vehicle. It has body damage, is impossible to camp in, and is quite unattractive. Last week, with fuel at \$4.07 a gallon, it cost me \$47 for one week. It is quite an improvement, but quite a sacrifice. I have long heard stories of highly fuel-efficient engines, rights of which were bought up by The Big Three and the oil conglomerates and put on the shelf, never to see production. What is up with that? When I left Boeing and went into the Navy in 1968, I had a 1961 Olds F-85 that got 26 miles per gallon when fuel was cheap and plentiful. What happened? I have no objection to properly safe-guarded nuclear power sources. I fully believe in sustainable [solar, wind-farm, etc.] resources. I do not care at all for the axe that the Mid-East nations hold at our neck for energy sources. I do not care at all for the oil conglomerates posting record profits while I pay through the nose. We sure need to do something.

EDWARD, *Nampa.*

You asked about my energy costs; well, this is my situation. Back in 1990, I suffered a major heart attack. I was 49 years old. The hospital bills wiped out any savings I had, but all were paid off in full! I received my first Social Security check in December 1990. In 1991, on a Social Security check of \$460 monthly, I was making space rent on my trailer, as well as payment on a trailer, and had money left over to get all my other bills paid off, plus put a small amount (\$10 or \$15) in savings. Now, with a Social Security check of \$872 monthly, after paying space rent, I am left with \$650 monthly. I allow myself only \$60.00 a month for gas. That does not even fill the tank and because of the inflation rate, when you gross out that figure, that is not enough income for banks to even talk to you about a loan to purchase a fuel-efficient vehicle. Sorry to complain, but things were a lot better in the early nineties than they are today. And this ethanol is a joke! What are people going to do later this year when there is a shortage of corn and soy beans? Will the oil companies, who seem to have no regard for us humans, outbid the food processors so they can make more? And my 23-year-old car, it won't run on it anyway. Nor will anybody else's that I know. When I hear of these CEOs "earning" 12 million dollars a year, I just want to be sick. Here is an idea. It will not work, I can hear the CEOs screaming bloody murder already. But here goes: 1) Nationalize the oil companies, 2) Set a nationwide price of no more than \$1.50. Eliminate all state sales and road taxes off the price. Set a federal sales and road tax of no more than \$.75 cents per gallon. Since diesel fuel is a by-product of gasoline, set a price of no more than \$.75 cents per gallon, and allow no oil company CEO to earn more than \$2 million a year. Like I said, it will never get past Congress (I believe there are too many with their hands out), but would it be nice to be able to bring prices back down, help the little farmer and trucker and all of us old folks. Thanks for your time,

Your friend,

STEVE.

REPORT RELATIVE TO THE
BLOCKING OF PROPERTY OF AD-
DITIONAL PERSONS UNDER-
MINING DEMOCRATIC PROC-
ESSES OR INSTITUTIONS IN
ZIMBABWE—PM 60

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report; which was referred to the Committee on Banking, Housing, and Urban Affairs:

To the Congress of the United States:

Pursuant to the International Emergency Economic Powers Act, as amended (50 U.S.C. 1701 et seq.) (IEEPA), I hereby report that I have issued an Executive Order (the "order") that expands the scope of the national emergency declared in Executive Order 13288 of March 6, 2003, which was relied upon for additional steps taken in Executive Order 13391 of November 22, 2005, and takes additional steps with respect to that national emergency.

In Executive Order 13288, I found that the actions and policies of certain members of the Government of Zimbabwe and other persons to undermine Zimbabwe's democratic processes or institutions constituted an unusual and extraordinary threat to the foreign policy of the United States and declared a national emergency to deal with that threat. Executive Order 13288 blocks the property and interests in property of the persons listed in its Annex and permits the designation of any person or entity owned or controlled by, or acting or purporting to act directly or indirectly for or on behalf of, any person listed in that Annex.

Executive Order 13391 took additional steps to address the national emergency declared in Executive Order 13288 and amended the provisions of that earlier order. Executive Order 13391 blocks the property of the persons and entities listed in its Annex and permits the designation of any person or entity determined: to have engaged in actions or policies to undermine Zimbabwe's democratic processes or institutions; to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services in support of, such actions or policies or any person whose property and interests in property are blocked pursuant to Executive Order 13288, as amended; to be or have been an immediate family member of any person whose property and interests in property are blocked pursuant to Executive Order 13288, as amended; or to be owned or controlled by, or acting or purporting to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to Executive Order 13288, as amended.

I have now determined that the continued actions and policies of the Government of Zimbabwe and other persons to undermine Zimbabwe's demo-

cratic processes or institutions, manifested most recently in the fundamentally undemocratic election held on June 27, 2008, to commit acts of violence and other human rights abuses against political opponents, and to engage in public corruption, including the misuse of public authority, warrant an expansion of the existing national emergency and the existing sanctions with respect to Zimbabwe. The order supplements the designation criteria set forth in Executive Order 13288, as amended by Executive Order 13391, and provides additional criteria for designation of any person determined by the Secretary of the Treasury, after consultation with the Secretary of State: to be a senior official of the Government of Zimbabwe; to be owned or controlled by, directly or indirectly, the Government of Zimbabwe or an official or officials of the Government of Zimbabwe; to be responsible for, or to have participated in, human rights abuses related to political repression in Zimbabwe; to be engaged in, or to have engaged in, activities facilitating public corruption by senior officials of the Government of Zimbabwe; or to have materially assisted, sponsored, or provided financial, material, logistical, or technical support for, or goods or services in support of, the Government of Zimbabwe, any senior official thereof, or any person whose property and interests in property are blocked pursuant to Executive Order 13288, Executive Order 13391, or the order.

The order also restates existing designation authority to block the property and interests in property of persons determined to have engaged in actions or policies to undermine Zimbabwe's democratic processes or institutions. Finally, the order restates existing derivative designation authority and adds derivative designation authority to block the property and interests in property of persons determined by the Secretary of the Treasury, after consultation with the Secretary of State, to be owned or controlled by, or to have acted or purporting to act for or on behalf of, directly or indirectly, or to be a spouse or dependant child of, any person whose property and interests in property are blocked pursuant to Executive Order 13288, Executive Order 13391, or the order.

In the order, I delegated to the Secretary of the Treasury, after consultation with the Secretary of State, the authority to take such actions, including the promulgation of rules and regulations, as may be necessary to carry out the purposes of the order.

I am enclosing a copy of the Executive Order I have issued.

GEORGE W. BUSH,
THE WHITE HOUSE, July 25, 2008.

MESSAGE FROM THE HOUSE

ENROLLED BILLS SIGNED

At 10:01 a.m., a message from the House of Representatives, delivered by Ms. Niland, one of its reading clerks, announced that the Speaker has signed the following enrolled bills:

S. 2565. An act to establish an awards mechanism to honor exceptional acts of bravery in the line of duty by Federal, State, and local law enforcement officers.

S. 2766. An act to amend the Federal Water Pollution Control Act to address certain discharges incidental to the normal operation of a recreational vessel.

S. 3298. An act to clarify the circumstances during which the Administrator of the Environmental Protection Agency and applicable States may require permits for discharges from certain vessels, and to require the Administrator to conduct a study of discharges incidental to the normal operation of vessels.

H.R. 1553. An act to amend the Public Health Service Act to advance medical research and treatments into pediatric cancers, ensure patients and families have access to information regarding pediatric cancers and current treatments for such cancers, establish a national childhood cancer registry, and promote public awareness of pediatric cancer.

H.R. 3890. An act to impose sanctions on officials of the State Peace and Development Council in Burma, to amend the Burmese Freedom and Democracy Act of 2003 to exempt humanitarian assistance from United States sanctions on Burma, to prohibit the importation of gemstones from Burma, or that originate in Burma, to promote a coordinated international effort to restore civilian democratic rule in Burma, and for other purposes.

H.R. 4841. An act to approve, ratify, and confirm the settlement agreement entered into to resolve claims by the Soboba Band of Luiseno Indians relating to alleged interferences with the water resources of the Tribe, to authorize and direct the Secretary of the Interior to execute and perform the Settlement Agreement and related waivers, and for other purposes.

H.R. 5501. An act to authorize appropriations for fiscal years 2009 through 2013 to provide assistance to foreign countries to combat HIV/AIDS, tuberculosis, and malaria, and for other purposes.

The enrolled bills were subsequently signed by the President pro tempore (Mr. BYRD).

At 11:10 a.m., a message from the House of Representatives, delivered by Ms. Niland, one of its reading clerks, announced that the House has passed the following bill, in which it requests the concurrence of the Senate:

H.R. 3999. An act to amend title 23, United States Code, to improve the safety of Federal-aid highway bridges, to strengthen bridge inspection standards and processes, to increase investment in the reconstruction of structurally deficient bridges on the National Highway System, and for other purposes.

MEASURES REFERRED

The following bill was read the first and the second times by unanimous consent, and referred as indicated:

H.R. 3999. An act to amend title 23, United States Code, to improve the safety of Federal-aid highway bridges, to strengthen

bridge inspection standards and processes, to increase investment in the reconstruction of structurally deficient bridges on the National Highway System, and for other purposes; to the Committee on Environment and Public Works.

MEASURES PLACED ON THE CALENDAR

The following bill was read the second time, and placed on the calendar:

S. 3335. A bill to amend the Internal Revenue Code of 1986 to extend certain expiring provisions, and for other purposes.

ENROLLED BILLS PRESENTED

The Secretary of the Senate reported that on today, July 25, 2008, she had presented to the President of the United States the following enrolled bills:

S. 2565. An act to establish an awards mechanism to honor exceptional acts of bravery in the line of duty by Federal, State, and local law enforcement officers.

S. 2766. An act to amend the Federal Water Pollution Control Act to address certain discharges incidental to the normal operation of a recreational vessel.

S. 3298. An act to clarify the circumstances during which the Administrator of the Environmental Protection Agency and applicable States may require permits for discharges from certain vessels, and to require the Administrator to conduct a study of discharges incidental to the normal operation of vessels.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. LEAHY, from the Committee on the Judiciary, without amendment:

S. 2892. A bill to promote the prosecution and enforcement of frauds against the United States by suspending the statute of limitations during times when Congress has authorized the use of military force (Rept. No. 110-431).

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

H.R. 5551. A bill to amend title 11, District of Columbia Official Code, to implement the increase provided under the District of Columbia Appropriations Act, 2008, in the amount of funds made available for the compensation of attorneys representing indigent defendants in the District of Columbia courts, and for other purposes (Rept. No. 110-432).

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 Mrs. DOLE:

S. 3336. A bill to amend the Internal Revenue Code of 1986 to reduce our dependence on foreign oil by investing in clean, renewable, and alternative energy; to the Committee on Finance.

By Mr. ROBERTS (for himself, Mr. BROWNBACK, and Mr. INHOFE):

S. 3337. A bill to require the Secretary of Agriculture to carry out conservation re-

serve program notice CRP-598, entitled "Voluntary Modification of Conservation Reserve Program (CRP) Contract for Critical Feed Use"; to the Committee on Agriculture, Nutrition, and Forestry.

By Ms. KLOBUCHAR (for herself and Mr. DURBIN):

S. 3338. A bill to amend title 23, United States Code, to improve the safety of Federal-aid highway bridges, to strengthen bridge inspection standards and processes, to increase investment in the reconstruction of structurally deficient bridges on the National Highway System, and for other purposes; to the Committee on Environment and Public Works.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

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

By Mr. WHITEHOUSE (for himself and Mr. HATCH):

S. Res. 624. A resolution designating August 2008 as "National Truancy Prevention Month"; to the Committee on the Judiciary.

By Mr. HAGEL (for himself, Mr. GREGG, Mr. KERRY, Mr. REED, Mr. REID, Ms. SNOWE, and Mr. STEVENS):

S. Res. 625. A resolution designating August 16, 2006, as National Airborne Day; to the Committee on the Judiciary.

By Mr. VITTER (for himself, Mr. DEMINT, Mrs. DOLE, Mr. CRAPO, Mr. CORNYN, Mr. COBURN, Mr. SESSIONS, Mr. BURR, and Mr. KYL):

S. Res. 626. A resolution expressing the sense of the Senate that the Supreme Court of the United States erroneously decided *Kennedy v. Louisiana*, No. 07-343 (2008), and that the eighth amendment to the Constitution of the United States allows the imposition of the death penalty for the rape of a child; to the Committee on the Judiciary.

By Mr. NELSON of Florida (for himself, Mr. ISAKSON, Mr. MARTINEZ, Mr. DODD, Mr. COLEMAN, Mr. LIEBERMAN, Mr. CARDIN, Mr. CRAIG, Mr. BOND, Mr. DOMENICI, Mr. HATCH, and Mr. CHAMBLISS):

S. Res. 627. A resolution welcoming home Keith Stansell, Thomas Howes, and Marc Gonsalves, three citizens of the United States who were held hostage for over five years by the Revolutionary Armed Forces of Colombia (FARC) after their plane crashed on February 13, 2003; to the Committee on Foreign Relations.

By Mr. DURBIN (for Mr. OBAMA (for himself and Mr. DURBIN)):

S. Res. 628. A resolution expressing support for the designation of Disability Pride Day and recognizing that all people, including people living with disabilities, have the right, responsibility, and ability to be active, contributing members of society and fully engaged as citizens of the United States; to the Committee on Health, Education, Labor, and Pensions.

ADDITIONAL COSPONSORS

S. 439

At the request of Mr. REID, the name of the Senator from Florida (Mr. NELSON) was added as a cosponsor of S. 439, 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 Af-

fairs for their disability and either retired pay by reason of their years of military service or Combat-Related Special Compensation.

At the request of Mr. CASEY, his name was added as a cosponsor of S. 439, *supra*.

S. 535

At the request of Mr. DODD, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of S. 535, a bill to establish an Unsolved Crimes Section in the Civil Rights Division of the Department of Justice, and an Unsolved Civil Rights Crime Investigative Office in the Civil Rights Unit of the Federal Bureau of Investigation, and for other purposes.

S. 604

At the request of Mr. LAUTENBERG, the name of the Senator from Florida (Mr. NELSON) was added as a cosponsor of S. 604, a bill to amend title 10, United States Code, to limit increases in the certain costs of health care services under the health care programs of the Department of Defense, and for other purposes.

At the request of Mr. CASEY, his name was added as a cosponsor of S. 604, *supra*.

S. 935

At the request of Mr. CASEY, his name was added as a cosponsor of S. 935, a bill 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. 937

At the request of Mrs. CLINTON, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 937, a bill to improve support and services for individuals with autism and their families.

S. 988

At the request of Ms. MIKULSKI, the name of the Senator from Idaho (Mr. CRAPO) was added as a cosponsor of S. 988, a bill to extend the termination date for the exemption of returning workers from the numerical limitations for temporary workers.

S. 1120

At the request of Mr. HARKIN, the names of the Senator from Hawaii (Mr. AKAKA), the Senator from Hawaii (Mr. INOUE), the Senator from Vermont (Mr. SANDERS) and the Senator from New York (Mr. SCHUMER) were added as cosponsors of S. 1120, a bill to amend the Public Health Service Act to provide grants for the training of graduate medical residents in preventive medicine and public health.

S. 1183

At the request of Mr. HARKIN, the names of the Senator from Arkansas (Mrs. LINCOLN) and the Senator from Arkansas (Mr. PRYOR) were added as cosponsors of S. 1183, a bill to enhance and further research into paralysis and to improve rehabilitation and the quality of life for persons living with paralysis and other physical disabilities, and for other purposes.

S. 1800

At the request of Mrs. CLINTON, the name of the Senator from Illinois (Mr. DURBIN) was added as a cosponsor of S. 1800, a bill to amend title 10, United States Code, to require emergency contraception to be available at all military health care treatment facilities.

S. 1986

At the request of Mr. ALLARD, the name of the Senator from Wyoming (Mr. BARRASSO) was added as a cosponsor of S. 1986, a bill to authorize the Secretary of Treasury to prescribe the weights and the compositions of circulating coins, and for other purposes.

S. 2140

At the request of Mr. DORGAN, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 2140, a bill to award a Congressional Gold Medal to Francis Collins, in recognition of his outstanding contributions and leadership in the fields of medicine and genetics.

S. 2618

At the request of Ms. KLOBUCHAR, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 2618, a bill to amend the Public Health Service Act to provide for research with respect to various forms of muscular dystrophy, including Becker, congenital, distal, Duchenne, Emery-Dreifuss Facioscapulohumeral, limb-girdle, myotonic, and oculopharyngeal muscular dystrophies.

S. 2668

At the request of Mr. KERRY, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 2668, a bill to amend the Internal Revenue Code of 1986 to remove cell phones from listed property under section 280F.

S. 2681

At the request of Mr. INHOFE, the names of the Senator from Wyoming (Mr. BARRASSO), the Senator from Idaho (Mr. CRAIG), the Senator from South Carolina (Mr. DEMINT), the Senator from Utah (Mr. HATCH), the Senator from Arizona (Mr. KYL), the Senator from Kentucky (Mr. McCONNELL), the Senator from Alabama (Mr. SHELBY), the Senator from Maine (Ms. SNOWE), the Senator from Pennsylvania (Mr. SPECTER), the Senator from Alaska (Mr. STEVENS), the Senator from Louisiana (Mr. VITTER) and the Senator from Virginia (Mr. WARNER) were added as cosponsors of S. 2681, a bill to require the issuance of medals to recognize the dedication and valor of Native American code talkers.

S. 2687

At the request of Mr. ROCKEFELLER, the name of the Senator from California (Mrs. BOXER) was added as a cosponsor of S. 2687, a bill to amend title XVIII of the Social Security Act to enhance beneficiary protections under parts C and D of the Medicare program.

S. 2720

At the request of Mr. SPECTER, the name of the Senator from Georgia (Mr.

ISAkson) was added as a cosponsor of S. 2720, a bill to withhold Federal financial assistance from each country that denies or unreasonably delays the acceptance of nationals of such country who have been ordered removed from the United States and to prohibit the issuance of visas to nationals of such country.

S. 2920

At the request of Mr. KERRY, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 2920, a bill to reauthorize and improve the financing and entrepreneurial development programs of the Small Business Administration, and for other purposes.

S. 2977

At the request of Mr. SPECTER, the name of the Senator from New York (Mr. SCHUMER) was added as a cosponsor of S. 2977, a bill to create a Federal cause of action to determine whether defamation exists under United States law in cases in which defamation actions have been brought in foreign courts against United States persons on the basis of publications or speech in the United States.

S. 3068

At the request of Ms. SNOWE, the name of the Senator from Washington (Ms. CANTWELL) was added as a cosponsor of S. 3068, a bill to require equitable coverage of prescription contraceptive drugs and devices, and contraceptive services under health plans.

S. 3073

At the request of Mr. CORNYN, the name of the Senator from South Carolina (Mr. DEMINT) was added as a cosponsor of S. 3073, a bill to amend the Uniformed and Overseas Citizens Absentee Voting Act to improve procedures for the collection and delivery of absentee ballots of absent overseas uniformed services voters, and for other purposes.

S. 3142

At the request of Mr. NELSON of Nebraska, his name was added as a cosponsor of S. 3142, a bill to amend the Public Health Service Act to enhance public health activities related to stillbirth and sudden unexpected infant death.

S. 3311

At the request of Mr. DURBIN, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 3311, a bill to amend the Public Health Service Act to improve mental and behavioral health services on college campuses.

S. 3312

At the request of Mr. DURBIN, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a cosponsor of S. 3312, a bill to amend the Public Health Service Act to ensure that victims of public health emergencies have meaningful and immediate access to medically necessary health care services.

S. CON. RES. 93

At the request of Mr. DORGAN, the name of the Senator from Ohio (Mr.

BROWN) was added as a cosponsor of S. Con. Res. 93, a concurrent resolution supporting the goals and ideals of "National Sudden Cardiac Arrest Awareness Month".

S. RES. 598

At the request of Mr. BIDEN, the name of the Senator from Rhode Island (Mr. WHITEHOUSE) was added as a cosponsor of S. Res. 598, a resolution expressing the sense of the Senate regarding the need for the United States to lead renewed international efforts to assist developing nations in conserving natural resources and preventing the impending extinction of a large portion of the world's plant and animal species.

S. RES. 618

At the request of Mr. LUGAR, the names of the Senator from Nebraska (Mr. HAGEL) and the Senator from Wyoming (Mr. BARRASSO) were added as cosponsors of S. Res. 618, a resolution recognizing the tenth anniversary of the bombings of the United States embassies in Nairobi, Kenya and Dar es Salaam, Tanzania, and memorializing the citizens of the United States, Kenya, and Tanzania whose lives were claimed as a result of the al Qaeda led terrorist attacks.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 624—DESIGNATING AUGUST 2008 AS "NATIONAL TRUANCY PREVENTION MONTH"

Mr. WHITEHOUSE (for himself and Mr. HATCH) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 624

Whereas public schools in the United States are facing a dropout crisis, with approximately 1,200,000 students not graduating from high school on time and only 70 percent of students earning high school diplomas;

Whereas truancy has been shown to be the first and best indicator that a child will drop out of school, use marijuana for the first time, and commit juvenile crimes by the age of 15;

Whereas the incidence of truancy in a recent national survey found that 11 percent of eighth grade students, 16 percent of tenth grade students, and 35 percent of twelfth grade students reported skipping 1 or more days of school during the previous 30 days;

Whereas chronic truants often miss more days of school than they attend;

Whereas absentee rates relate directly to graduation rates and are highest in public schools in urban areas;

Whereas truant eighth graders are more likely to say they do not believe they will graduate from high school or attend college than their peers who attend regularly;

Whereas truancy has been found to be a risk factor for substance abuse, teen pregnancy, and school dropout;

Whereas the average annual income for a high school dropout in 2005 was \$17,299, compared to \$26,933 for a high school graduate;

Whereas it has been demonstrated that when truancy is addressed, there is a reduction in the rates of daytime crime, juvenile crime, drug use, and delinquency;

Whereas effective truancy reduction programs can take many forms and can be implemented in many different settings, including in schools, courts, and through community programs;

Whereas truancy prevention programs focused on middle grade students are key to preventing future dropouts; and

Whereas truancy reduction programs are highly cost effective, reduce juvenile and adult crime, and save taxpayer money: Now, therefore, be it

Resolved, That the Senate—

(1) designates August 2008 as “National Truancy Prevention Month”;

(2) recognizes the significant harm of chronic truancy to the youth of the United States;

(3) acknowledges the work being done by truancy prevention programs throughout the United States to help at-risk youth; and

(4) encourages law enforcement, school officials, the judiciary, community leaders, and the business community to work together to address truancy.

SENATE RESOLUTION 625—DESIGNATING AUGUST 16, 2006, AS NATIONAL AIRBORNE DAY

Mr. HAGEL (for himself, Mr. GREGG, Mr. KERRY, Mr. REED, Mr. REID, Ms. SNOWE, and Mr. STEVENS) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 625

Whereas the airborne forces of the Armed Forces have a long and honorable history as units of adventuresome, hardy, and fierce warriors who, for the national security of the United States and the defense of freedom and peace, project the effective ground combat power of the United States by Air Force air transport to the far reaches of the battle area and, indeed, to the far corners of the world;

Whereas August 16 marks the anniversary of the first official Army parachute jump on August 16, 1940, an event that validated the innovative concept of inserting United States ground combat forces behind the battle line by means of a parachute;

Whereas the United States experiment of airborne infantry attack began on June 25, 1940, when the Army Parachute Test Platoon was first authorized by the Department of War, and was launched when 48 volunteers began training in July 1940;

Whereas the success of the Parachute Test Platoon in the days immediately preceding the entry of the United States into World War II led to the formation of a formidable force of airborne units that have served with distinction and have had repeated success in armed hostilities;

Whereas among those airborne units are the former 11th, 13th, and 17th Airborne Divisions, the venerable 82nd Airborne Division, the versatile 101st Airborne Division (Air Assault), and the airborne regiments and battalions (some as components of those divisions, some as separate units) that achieved distinction as the elite 75th Ranger Regiment, the 173rd Airborne Brigade, the 187th Infantry (Airborne) Regiment, the 503rd, 507th, 508th, 517th, 541st, and 542nd Parachute Infantry Regiments, the 88th Glider Infantry Regiment, the 509th, 551st, and 555th Parachute Infantry Battalions, the 325th and 327th Glider Infantry, and the 550th Airborne Infantry Battalion;

Whereas the achievements of the airborne forces during World War II prompted the evolution of those forces into a diversified force of parachute and air assault units that, over

the years, have fought in Korea, Vietnam, Grenada, Panama, the Persian Gulf region, and Somalia, and have engaged in peacekeeping operations in Lebanon, the Sinai Peninsula, the Dominican Republic, Haiti, Bosnia, and Kosovo;

Whereas the modern-day airborne force that has evolved from those World War II beginnings is an agile, powerful force that, in large part, is composed of the 82nd Airborne Division, the 101st Airborne Division (Air Assault), and the 75th Ranger Regiment;

Whereas the modern-day airborne force also includes other elite forces composed entirely of airborne trained and qualified special operations warriors, including Army Special Forces, Marine Corps Reconnaissance units, Navy SEALs, and Air Force combat control teams, all or most of which comprise the forces of the United States Special Operations Command;

Whereas in the aftermath of the terrorist attacks on the United States on September 11, 2001, the 75th Ranger Regiment, special forces units, and units of the 82nd Airborne Division and the 101st Airborne Division (Air Assault), together with other units of the Armed Forces, have been prosecuting the war against terrorism by carrying out combat operations in Afghanistan, training operations in the Philippines, and other operations elsewhere;

Whereas in the aftermath of the President's announcement of Operation Iraqi Freedom in March 2003, the 75th Ranger Regiment, special forces units, and units of the 82nd Airborne Division, the 101st Airborne Division (Air Assault), the 173rd Airborne Brigade, and the 4th Brigade Combat Team (Airborne) of the 25th Infantry Division, together with other units of the Armed Forces, have been prosecuting the war against terrorism, carrying out combat operations, conducting civil affairs missions, and assisting in establishing democracy in Iraq;

Whereas the airborne forces are and will continue to be at the ready and the forefront until the Global War on Terrorism is concluded;

Whereas of the members and former members of the United States airborne forces, all have achieved distinction by earning the right to wear the airborne's “Silver Wings of Courage”, thousands have achieved the distinction of making combat jumps, 69 have earned the Medal of Honor, and hundreds have earned the Distinguished-Service Cross, Silver Star, or other decorations and awards for displays of such traits as heroism, gallantry, intrepidity, and valor;

Whereas the members and former members of the United States airborne forces are members of a proud and honorable fraternity of the profession of arms that is made exclusive by those distinctions which, together with their special skills and achievements, distinguish them as intrepid combat parachutists, special operation forces, and (in former days) glider troops;

Whereas the history and achievements of the members and former members of the airborne forces of the United States Armed Forces warrant special expressions of the gratitude of the American people; and

Whereas, since the airborne community celebrates August 16 as the anniversary of the first official jump by the Army Parachute Test Platoon, August 16 would be an appropriate day to recognize as National Airborne Day: Now, therefore, be it

Resolved, That the Senate—

(1) designates August 16, 2008, as “National Airborne Day”; and

(2) calls on the people of the United States to observe “National Airborne Day” with appropriate programs, ceremonies, and activities.

SENATE RESOLUTION 626—EXPRESSING THE SENSE OF THE SENATE THAT THE SUPREME COURT OF THE UNITED STATES ERRONEOUSLY DECIDED KENNEDY V. LOUISIANA, NO. 07-343 (2008), AND THAT THE EIGHTH AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES ALLOWS THE IMPOSITION OF THE DEATH PENALTY FOR THE RAPE OF A CHILD

Mr. VITTER (for himself, Mr. DEMINT, Mrs. DOLE, Mr. CRAPO, Mr. CORNYN, Mr. COBURN, Mr. SESSIONS, Mr. BURR, and Mr. KYL) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 626

Whereas 1 out of 3 sexual assault victims is under 12 years of age;

Whereas raping a child is a particularly depraved, perverted, and heinous act;

Whereas child rape is among the most morally reprehensible crimes;

Whereas child rape is a gross defilement of innocence that should be severely punished;

Whereas a raped child suffers immeasurable physical, psychological, and emotional harm from which the child may never recover;

Whereas the Federal Government and State governments have a right and a duty to combat, prevent, and punish child rape;

Whereas the popularly elected representatives of Louisiana modified the rape laws of the State in 1995, making the aggravated rape of a child 11 years of age or younger punishable by death, life imprisonment without parole, probation, or suspension of sentence, as determined by a jury;

Whereas on March 2, 1998, Patrick Kennedy, a resident of Louisiana, brutally raped his 8-year-old stepdaughter;

Whereas the injuries inflicted on the child victim by her stepfather were described by an expert in pediatric forensic medicine as “the most severe he had seen from a sexual assault”;

Whereas the cataclysmic injuries to her 8-year-old body required emergency surgery;

Whereas a jury of 12 Louisiana citizens convicted Patrick Kennedy of this depraved crime, and unanimously sentenced him to death;

Whereas the Supreme Court of Louisiana upheld this sentence, holding that the death penalty was not an excessive punishment for Kennedy's crime;

Whereas the Supreme Court of Louisiana relied on precedent interpreting the eighth amendment to the Constitution of the United States;

Whereas on June 25, 2008, the Supreme Court of the United States held in *Kennedy v. Louisiana*, No. 07-343 (2008), that executing Patrick Kennedy for the rape of his stepdaughter would be “cruel and unusual punishment”;

Whereas the Supreme Court, in the 5-4 decision, overturned the judgment of Louisiana's elected officials, the citizens who sat on the jury, and the Louisiana Supreme Court;

Whereas this decision marked the first time that the Supreme Court held that the death penalty for child rape was unconstitutional;

Whereas, as Justice Alito observed in his dissent, the opinion of the majority was so broad that it precludes the Federal Government and State governments from authorizing the death penalty for child rape “no matter how young the child, no matter how many times the child is raped, no matter

how many children the perpetrator rapes, no matter how sadistic the crime, no matter how much physical or psychological trauma is inflicted, and no matter how heinous the perpetrator's prior criminal record may be";

Whereas, in the United States, the people, not the Government, are sovereign;

Whereas the Constitution of the United States is supreme and deserving of the people's allegiance;

Whereas the framers of the eighth amendment did not intend to prohibit the death penalty for child rape;

Whereas the imposition of the death penalty for child rape has never been within the plain and ordinary meaning of "cruel and unusual punishment", neither now nor at the adoption of the eighth amendment;

Whereas instead of construing the eighth amendment's prohibition of "cruel and unusual punishment" according to its original meaning or its plain and ordinary meaning, the Court followed a two-step approach of first attempting to discern a national consensus regarding the appropriateness of the death penalty for child rape and then applying the Justices' own independent judgment in light of their interpretation of a national consensus and evolving standards of decency;

Whereas, to the extent that a national consensus is relevant to the meaning of the eighth amendment, there is national consensus in favor of the death penalty for child rape, as evidenced by the adoption of that penalty by the elected branches of the Federal Government only 2 years ago, and by the swift denunciations of the Kennedy v. Louisiana decision by the presumptive nominees for President of both major political parties;

Whereas the evolving standards of decency is an arbitrary construct without foundation in the Constitution of the United States and should have no bearing on Justices who are bound to interpret the laws of the United States;

Whereas the standards of decency in the United States have evolved toward approval of the death penalty for child rape, as evidenced by 6 States and the Federal Government adopting that penalty in the past 13 years;

Whereas the Supreme Court rendered its opinion without knowledge of a Federal law authorizing the death penalty for child rapists;

Whereas the Federal law authorizing the death penalty for child rapists was passed by Congress and signed by the President 2 years before the Supreme Court released the decision; and

Whereas the Court presumably would have deferred to the elected branches of government in determining a national consensus regarding evolving standards of decency had it been aware of the Federal law authorizing the death penalty for child rapists at the time that it made the decision: Now, therefore, be it

Resolved, That it is the sense of the Senate that—

(1) the depraved conduct of the worst child rapists merits the death penalty;

(2) standards of decency allow, and sometimes compel, the death penalty for child rape;

(3) the eighth amendment to the Constitution of the United States allows the death penalty for the rape of a child where the crime did not result, and was not intended to result, in death of the victim;

(4) the Louisiana statute making child rape punishable by death is constitutional;

(5) the Supreme Court of the United States should grant any petition for rehearing of Kennedy v. Louisiana, No. 07-343 (2008), because the case was decided under a mistaken view of Federal law;

(6) the portions of the Kennedy v. Louisiana decision regarding the national consensus or evolving standards of decency with respect to the imposition of the death penalty for child rape should not be viewed by Federal or State courts as binding precedent, because the Supreme Court was operating under a mistaken view of Federal law; and

(7) the Supreme Court should reverse its decision in Kennedy v. Louisiana, on rehearing or in a future case, because the decision was supported by neither commonly held beliefs about "cruel and unusual punishment", nor by the text, structure, or history of the Constitution of the United States.

SENATE RESOLUTION 627—WELCOMING HOME KEITH STANSELL, THOMAS HOWES, AND MARC GONSALVES, THREE CITIZENS OF THE UNITED STATES WHO WERE HELD HOSTAGE FOR OVER FIVE YEARS BY THE REVOLUTIONARY ARMED FORCES OF COLOMBIA (FARC) AFTER THEIR PLANE CRASHED ON FEBRUARY 13, 2003

Mr. NELSON of Florida (for himself, Mr. ISAKSON, Mr. MARTINEZ, Mr. DODD, Mr. COLEMAN, Mr. LIEBERMAN, Mr. CARDIN, Mr. CRAIG, Mr. BOND, Mr. DOMENICI, Mr. HATCH, and Mr. CHAMBLISS) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 627

Whereas a Congressional Resolution in 2007 (S. Con. Res. 53) condemned the kidnapping and hostage-taking of three citizens of the United States, Keith Stansell, Thomas Howes, and Marc Gonsalves for over four years by the FARC, and demanded their immediate and unconditional release;

Whereas the Senate expresses sorrow at the murder of Tom Janis by the FARC, another citizen of the United States that was on the downed aircraft, and Luis Alcedes Cruz, a member of the Colombian military, as well as citizens of the United States who died during a hostage search mission in 2003;

Whereas the Government of Colombia carried out a historic rescue mission on July 2, 2008, freeing 15 hostages who the FARC had kidnapped and held in captivity, including these three citizens of the United States, Ingrid Betancourt, and military and police personnel of Colombia;

Whereas the armed forces of Colombia planned, led, and executed the rescue operation without a single gunshot;

Whereas the United States Government played a key supportive role in the rescue mission by the armed forces of Colombia;

Whereas the FARC is designated as a foreign terrorist organization by the Department of State and the European Union;

Whereas the FARC utilizes kidnappings for ransom, extortion, and the drug trade to finance its activities;

Whereas the FARC committed atrocities against citizens of both Colombia and the United States;

Whereas the FARC has kidnapped at least 36 citizens of the United States since 1980, and killed 10 citizens of the United States;

Whereas the FARC currently holds an estimated 700 people as hostages; and

Whereas over 50 FARC leaders have been indicted in the United States for drug trafficking: Now, therefore, be it

Resolved, That the Senate—

(1) welcomes Keith Stansell, Thomas Howes, and Marc Gonsalves home to the United States after being held for over five

years by the Revolutionary Armed Forces of Colombia (FARC);

(2) celebrates with the families and relatives of the hostages who kept faith despite being unsure of the fates of their family members for more than five years;

(3) expresses gratitude to the Government of Colombia and the armed forces of Colombia for successfully rescuing the hostages, and applauds the effective contribution of the United States Government to this effort;

(4) calls for the immediate release of all hostages held by the FARC and other armed terrorist groups in Colombia; and

(5) urges the FARC to lay down their weapons and reject terrorism.

Mr. NELSON of Florida. Mr. President, I come here on a happy note. I am filing a resolution and I hope this is the kind of thing the Senate can come together to celebrate, the fact that three Americans that were held hostage over 4 years in the jungle by the FARC contraband guerillas, a drug-running crowd, murderers who put chains around these captives' necks just like an animal, a wild animal, and they had to carry these collars, these steel collars with these steel chains, heavy, so that was another way of keeping them from escaping. But if they escaped, where were they going to go? They were out in the middle of the jungle. This resolution which I am introducing with Senator ISAKSON, because there is a connection of one of the hostages to Georgia, and my colleagues Senators MARTINEZ, DODD, COLEMAN, LIEBERMAN, CARDIN, CRAIG, BOND, DOMENICI, HATCH, and CHAMBLISS, I would like to see move like greased lightning through the Senate so we can recognize this significant achievement of the Colombian military, assisted by the U.S. Government in a miraculous hostage rescue of 15 people, including Ingrid Betancourt, the celebrated and quite well known former senator in Colombia who also had dual citizenship with France.

In this miraculous rescue operation there was not one bullet fired and not one drop of blood spilled.

Our three Americans, all of whom live in Florida—Keith Stansell, Thomas Howes, and Marc Gonsalves—were held hostage for over 5 years by the Revolutionary Armed Forces of Colombia, known as the FARC, after their plane had crashed on February 13, 2003.

The pilot was hurt, and he was executed. There was another Colombian with them at the time who was executed. These three—Keith, Tom, and Marc—were taken hostage and, in the words of Keith Stansell, whom I have spoken to today, they were human currency. They were the trading, the barter for the FARC to get whatever they wanted.

They kept them over 5 years. They would still have them if they did not have this miraculous rescue operation. This is one of the few times you have seen in the entire world where the world came together and focused and said: That is a job well done; for it was reported how miraculous this was,

through deception, through interception of communications, through creating a story line that this was an operation to come in and move these hostages from one part of the jungle to another.

By creating such a good ruse, they were actually—with all these 15 hostages in 3 different places, 50 miles apart from each other in the jungle—they were able to get their FARC captors to bring them together in one location, and to load on a helicopter that they thought was going to be taking them to the No. 1 commander of the FARC in another part of the jungle.

It is a miraculous story: the fact that it was pulled off by a hostage rescue team—all volunteers, playing their roles—but knowing that if it went awry, they, too, would become hostages of the FARC.

We want to send our congratulations to the Colombian Government, the Colombian military, and especially to that hostage rescue team that performed so flawlessly but that knew the risk they were taking.

This resolution I have submitted honors our three Americans and recognizes their families and their relatives who kept faith all these years—all those years, over 5—without even knowing the fate of their loved ones.

Finally, on July 2 of this year, Colombian forces carried out this dramatic rescue mission, freeing those 15 hostages, including Keith Stansell, Thomas Howes, and Marc Gonsalves.

In this Colombian rescue operation, not a gun was fired; the playacting, the ruse, the deception was so good, not a drop of blood. It is going to go down in history as a model for these kinds of operations.

We in America are very grateful to President Uribe; to Defense Minister Santos, whom I had the pleasure, a couple days ago, of hosting; and the Colombian military for the execution of this historic operation and for bringing our men and their folks home to freedom.

I wish to recognize our commander of the U.S. Southern Command, Admiral Stavridis, and I wish to recognize our U.S. Ambassador to Colombia, Bill Brownfield, for the exceptional work they have done to strengthen the United States-Colombian relations which laid the foundation and the close coordination that was demonstrated by this successful operation.

I believe this dramatic hostage rescue and the competence and professionalism that was demonstrated by the Colombian military have not only put the FARC on notice, it has put them on their heels. They are in disarray. They are demoralized. There are defections from FARC every day.

The FARC is designated by our Government as a foreign terrorist organization because it has committed atrocities against the citizens of Colombia and the United States.

The FARC still holds 700 people as hostages. When I talked to Keith

Stansell today, he said what we have to do is to keep remembering them. Because of the rescue of the 15 hostages, he said they have now put heavier chains around their necks and they are making them constantly move. You can imagine: 700 people. He told me about individual hostages and how brave they have been. He said: Let's don't forget them. And let's keep talking about this until they are able to bring all those people safely home.

So I wish to echo what has already been said by the Government of Colombia, that we call on the FARC to lay down their arms. They are not going to win. They can see it now. They are demoralized. They are having defections every day.

Come to your senses, revolutionary guerrillas whom you think you are. Come to your senses and work out a plan with the Colombian Government and President Uribe to release the remaining hostages you have—hundreds of them.

We say to Mr. Cano, the leader of the FARC, your numbers are dwindling. Today you have only about 8,000. This is less than half the force you had just a few years ago. And you are losing your rank-and-file soldiers because they see it is a lost cause. And you have suffered losses in your secretariat and in the mid-level ranks by death and desertion.

These are significant losses. The U.S. people have stood with the Colombian people as they fight this violence, this impunity, this narco-trafficking in this little country of Colombia.

It is a happy occasion for us but a sobering reflection upon those who are still held similar to animals in cages. It is a happy occasion, and we are overjoyed at the return of Keith and Tom and Marc. But Colombia's war against the narco-traffickers is not over.

SENATE RESOLUTION 628—EX-PRESSING SUPPORT FOR THE DESIGNATION OF DISABILITY PRIDE DAY AND RECOGNIZING THAT ALL PEOPLE, INCLUDING PEOPLE LIVING WITH DISABILITIES, HAVE THE RIGHT, RESPONSIBILITY, AND ABILITY TO BE ACTIVE, CONTRIBUTING MEMBERS OF SOCIETY AND FULLY ENGAGED AS CITIZENS OF THE UNITED STATES

Mr. DURBIN (for Mr. OBAMA (for himself and Mr. DURBIN)) submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 628

Whereas all people, including people with disabilities, should be guaranteed the right to receive a quality education, to be productive members of the workforce, to raise families, to exert control and choice over their own lives, and to have equal opportunity to access and participate in all facets of life;

Whereas having a disability should be seen as a natural part of human diversity;

Whereas many people with disabilities share a cultural experience and history;

Whereas 18 years ago, on July 26, 1990, the Americans with Disabilities Act (42 U.S.C. 12101 et seq.) was signed into law, ending discrimination against and providing equal opportunity for persons with disabilities in employment, education, government services, public accommodations, commercial facilities, and transportation;

Whereas in spite of the recent efforts to restore the intent of the Americans with Disabilities Act, people with disabilities continue to face tremendous challenges in society that test their resolve sociologically, emotionally, and psychologically, and face negative cultural assumptions based on fears and myths that need to be eliminated and replaced with presumptions of competence, strength, and individual worth;

Whereas July 26, 2008, is a day of celebrations across the United States that seek to educate and change the way that people think about and define people with disabilities by promoting the belief that disability is a natural and beautiful part of human diversity in which people living with disabilities can take pride; and

Whereas July 26, 2008, would be an appropriate day to designate as Disability Pride Day: Now, therefore, be it

Resolved, That the Senate—

(1) supports the goals and ideals of Disability Pride Day;

(2) invites the citizens of the United States to join in celebrating the pride, the power, and the potential of people with disabilities by celebrating Disability Pride Day; and

(3) urges public officials and the general public to honor Americans with disabilities by becoming educated on ways to support and encourage understanding of persons with disabilities in the schools, diverse workforce, and communities of the United States.

AMENDMENTS SUBMITTED AND PROPOSED

SA 5247. Mr. DEMINT submitted an amendment intended to be proposed to amendment SA 5135 submitted by Mr. BINGAMAN (for himself, Mr. REID, Mr. SCHUMER, Mr. SALAZAR, Mr. DORGAN, Mr. DURBIN, Mr. KERRY, Ms. STABENOW, Mr. WHITEHOUSE, Mrs. CLINTON, Mrs. MURRAY, Mr. LIEBERMAN, Mr. NELSON of Florida, and Ms. KLOBUCHAR) and intended to be proposed to the bill S. 3268, to amend the Commodity Exchange Act, to prevent excessive price speculation with respect to energy commodities, and for other purposes; which was ordered to lie on the table.

SA 5248. Mr. CRAIG submitted an amendment intended to be proposed to amendment SA 5097 submitted by Mr. COLEMAN and intended to be proposed to the bill S. 3268, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 5247. Mr. DEMINT submitted an amendment intended to be proposed to amendment SA 5135 submitted by Mr. BINGAMAN (for himself, Mr. REID, Mr. SCHUMER, Mr. SALAZAR, Mr. DORGAN, Mr. DURBIN, Mr. KERRY, Ms. STABENOW, Mr. WHITEHOUSE, Mrs. CLINTON, Mrs. MURRAY, Mr. LIEBERMAN, Mr. NELSON of Florida, and Ms. KLOBUCHAR) and intended to be proposed to the bill S. 3268, to amend the Commodity Exchange Act, to prevent excessive price speculation with respect to energy commodities, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle A of title II, add the following:

SEC. 205. EFFECT OF SUBMISSION OF COMPLETE APPLICATION FOR PERMIT TO PRODUCE OIL OR NATURAL GAS.

(a) IN GENERAL.—Notwithstanding any other provision of this Act, the lessee of any lease that authorizes exploration for, or production of, oil or natural gas under a provision of law described in subsection (b) shall be held harmless—

(1) if the lessee submits to the Secretary of the Interior 1 or more complete applications for a permit to produce oil or natural gas under the lease; and

(2) until—

(A) each of the applications is accepted or denied by the Secretary; and

(B) until all actions filed against the lessee for the exploration or production under the lease are resolved.

(b) COVERED PROVISIONS.—Subsection (a) shall apply to—

(1) section 17 of the Mineral Leasing Act (30 U.S.C. 226);

(2) the Mineral Leasing Act for Acquired Lands (30 U.S.C. 351 et seq.);

(3) the Outer Continental Shelf Lands Act (43 U.S.C. 1331 et seq.); and

(4) any other law that authorizes the issuance of oil or gas leases on Federal land or submerged land.

SA 5248. Mr. CRAIG submitted an amendment intended to be proposed to amendment SA 5097 submitted by Mr. COLEMAN and intended to be proposed to the bill S. 3268, to amend the Commodity Exchange Act, to prevent excessive price speculation with respect to energy commodities, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . MORATORIUM OF OIL AND GAS LEASING IN CERTAIN AREAS OF GULF OF MEXICO.

(a) IN GENERAL.—Section 104(a) of the Gulf of Mexico Energy Security Act of 2006 (43 U.S.C. 1331 note; Public Law 109-432) is amended—

(1) by striking paragraph (1);

(2) in paragraph (2), by striking “125 miles” and inserting “50 miles”;

(3) in paragraph (3), by striking “100 miles” each place it appears and inserting “50 miles”; and

(4) by redesignating paragraphs (2) and (3) as paragraphs (1) and (2), respectively.

(b) REGULATIONS.—

(1) IN GENERAL.—The Secretary of the Interior shall promulgate regulations that establish appropriate environmental safeguards for the exploration and production of oil and natural gas on the outer Continental Shelf.

(2) MINIMUM REQUIREMENTS.—At a minimum, the regulations shall include—

(A) provisions requiring surety bonds of sufficient value to ensure the mitigation of any foreseeable incident;

(B) provisions assigning liability to the leaseholder in the event of an incident causing damage or loss, regardless of the negligence of the leaseholder or lack of negligence;

(C) provisions no less stringent than those contained in the Spill Prevention, Control, and Countermeasure regulations promulgated under the Oil Pollution Act of 1990 (33 U.S.C. 2701 et seq.);

(D) provisions ensuring that—

(i) no facility for the exploration or production of resources is visible to the unassisted eye from any shore of any coastal State; and

(ii) the impact of offshore production facilities on coastal vistas is otherwise mitigated;

(E) provisions to ensure, to the maximum extent practicable, that exploration and production activities will result in no significant adverse effect on fish or wildlife (including habitat), subsistence resources, or the environment; and

(F) provisions that will impose seasonal limitations on activity to protect breeding, spawning, and wildlife migration patterns.

(c) CONFORMING AMENDMENT.—Section 105 of the Department of the Interior, Environment, and Related Agencies Appropriations Act, 2006 (Public Law 109-54; 119 Stat. 521) (as amended by section 103(d) of the Gulf of Mexico Energy Security Act of 2006 (43 U.S.C. 1331 note; Public Law 109-432)) is amended by inserting “and any other area that the Secretary of the Interior may offer for leasing, preleasing, or any related activity under section 104 of that Act” after “2006”.

SEC. ____ . DISPOSITION OF REVENUES FROM NEW PRODUCING AREAS OF THE EASTERN GULF OF MEXICO.

The Outer Continental Shelf Lands Act (43 U.S.C. 1331 et seq.) is amended by adding at the end the following:

“SEC. 32. DISPOSITION OF REVENUES FROM NEW PRODUCING AREAS OF THE EASTERN GULF OF MEXICO.

“(a) DEFINITIONS.—In this section:

“(1) COASTAL POLITICAL SUBDIVISION.—The term ‘coastal political subdivision’ means a political subdivision of an Eastern Gulf producing State any part of which political subdivision is—

“(A) within the coastal zone (as defined in section 304 of the Coastal Zone Management Act of 1972 (16 U.S.C. 1453)) of the Eastern Gulf producing State as of the date of enactment of this section; and

“(B) not more than 200 nautical miles from the geographic center of any leased tract.

“(2) EASTERN GULF PRODUCING STATE.—The term ‘Eastern Gulf producing State’ means each of the States of Alabama, Florida, Louisiana, Mississippi, and Texas.

“(3) MORATORIUM AREA.—The term ‘moratorium area’ means an area covered by section 104(a) of the Gulf of Mexico Energy Security Act of 2006 (43 U.S.C. 1331 note; Public Law 109-432) (as in effect on the day before the date of enactment of this section).

“(4) NEW PRODUCING AREA.—The term ‘new producing area’ means any moratorium area beyond the submerged land of a State that is located greater than 50 miles from the coastline of the State of Florida.

“(5) QUALIFIED OUTER CONTINENTAL SHELF REVENUES.—The term ‘qualified outer Continental Shelf revenues’ means all rentals, royalties, bonus bids, and other sums due and payable to the United States from leases entered into on or after the date of enactment of this section for new producing areas.

“(b) PETITION FOR LEASING NEW PRODUCING AREAS.—

“(1) IN GENERAL.—Beginning on the date on which the President delineates projected State lines under section 4(a)(2)(A)(ii), the Governor of a State, with the concurrence of the legislature of the State, with a new producing area within the offshore administrative boundaries beyond the submerged land of the State may submit to the Secretary a petition requesting that the Secretary make the new producing area available for oil and gas leasing.

“(2) ACTION BY SECRETARY.—Notwithstanding section 18, as soon as practicable after receipt of a petition under paragraph (1), the Secretary shall approve the petition if the Secretary determines that leasing the new producing area would not create an unreasonable risk of harm to the marine, human, or coastal environment.

“(c) DISPOSITION OF QUALIFIED OUTER CONTINENTAL SHELF REVENUES FROM NEW PRODUCING AREAS.—

“(1) IN GENERAL.—Notwithstanding section 9 and subject to the other provisions of this subsection, for each applicable fiscal year, the Secretary of the Treasury shall deposit—

“(A) 50 percent of qualified outer Continental Shelf revenues in the general fund of the Treasury; and

“(B) 50 percent of qualified outer Continental Shelf revenues in a special account in the Treasury from which the Secretary shall disburse—

“(i) 75 percent to Eastern Gulf producing States in accordance with paragraph (2); and

“(ii) 25 percent to provide financial assistance to States in accordance with section 6 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601–8), which shall be considered income to the Land and Water Conservation Fund for purposes of section 2 of that Act (16 U.S.C. 4601–5).

“(2) ALLOCATION TO EASTERN GULF PRODUCING STATES AND COASTAL POLITICAL SUBDIVISIONS.—

“(A) ALLOCATION TO EASTERN GULF PRODUCING STATES.—Effective for fiscal year 2009 and each fiscal year thereafter, the amount made available under paragraph (1)(B)(i) shall be allocated to each Eastern Gulf producing State in amounts (based on a formula established by the Secretary by regulation) that are inversely proportional to the respective distances between the point on the coastline of each Eastern Gulf producing State that is closest to the geographic center of the applicable leased tract and the geographic center of the leased tract.

“(B) PAYMENTS TO COASTAL POLITICAL SUBDIVISIONS.—

“(i) IN GENERAL.—The Secretary shall pay 20 percent of the allocable share of each Eastern Gulf producing State, as determined under subparagraph (A), to the coastal political subdivisions of the Eastern Gulf producing State.

“(ii) ALLOCATION.—The amount paid by the Secretary to coastal political subdivisions shall be allocated to each coastal political subdivision in accordance with subparagraphs (B) and (C) of section 31(b)(4).

“(3) MINIMUM ALLOCATION.—The amount allocated to an Eastern Gulf producing State each fiscal year under paragraph (2)(A) shall be at least 10 percent of the amounts available under paragraph (1)(B)(i).

“(4) TIMING.—The amounts required to be deposited under subparagraph (B) of paragraph (1) for the applicable fiscal year shall be made available in accordance with that subparagraph during the fiscal year immediately following the applicable fiscal year.

“(5) AUTHORIZED USES.—

“(A) IN GENERAL.—Subject to subparagraph (B), each Eastern Gulf producing State and coastal political subdivision shall use all amounts received under paragraph (2) in accordance with all applicable Federal and State laws, only for 1 or more of the following purposes:

“(i) Projects and activities for the purposes of coastal protection, including conservation, coastal restoration, hurricane protection, and infrastructure directly affected by coastal wetland losses.

“(ii) Mitigation of damage to fish, wildlife, or natural resources.

“(iii) Implementation of a federally approved marine, coastal, or comprehensive conservation management plan.

“(iv) Mitigation of the impact of outer Continental Shelf activities through the funding of onshore infrastructure projects.

“(v) Planning assistance and the administrative costs of complying with this section.

“(B) LIMITATION.—Not more than 3 percent of amounts received by an Eastern Gulf producing State or coastal political subdivision under paragraph (2) may be used for the purposes described in subparagraph (A)(v).

“(6) ADMINISTRATION.—Amounts made available under paragraph (1)(B) shall—

“(A) be made available, without further appropriation, in accordance with this subsection;

“(B) remain available until expended; and

“(C) be in addition to any amounts appropriated under—

“(i) other provisions of this Act;

“(ii) the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-4 et seq.); or

“(iii) any other provision of law.”.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON HOMELAND SECURITY AND GOVERNMENTAL AFFAIRS

Mr. DURBIN. Mr. President, I ask unanimous consent that the Committee on Homeland Security and Governmental Affairs be authorized to meet during the session of the Senate on Friday, July 25, 2008, at 12 noon.

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

PERMANENT SUBCOMMITTEE ON INVESTIGATIONS

Mr. DURBIN. Mr. President, I ask unanimous consent that the Permanent Subcommittee on Investigations of the Committee on Homeland Security and Governmental Affairs be authorized to meet during the session of the Senate on Friday, July 25, 2008, at 9:30 a.m. to conduct a hearing entitled, “Tax Haven Banks and U.S. Tax Compliance.”

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

MEASURE PLACED ON THE CALENDAR—S. 3335

Mr. CARPER. I understand that S. 3335 is at the desk and due for a second reading.

The PRESIDING OFFICER. The clerk will report the bill by title for the second time.

The bill clerk read as follows:

A bill (S. 3335) to amend the Internal Revenue Code of 1986 to extend certain expiring provisions, and for other purposes.

Mr. CARPER. I object to any further proceedings with respect to the bill.

The PRESIDING OFFICER. Objection is heard. The bill will be placed on the calendar.

ORDERS FOR SATURDAY, JULY 26, 2008

Mr. MENENDEZ. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand adjourned until 9 a.m. tomorrow, Saturday, July 26; that following the prayer and the pledge, the Journal of proceedings be approved to date, the morning hour be deemed to have expired, the time for the two leaders be reserved for their use later in the day,

and the Senate resume consideration of the motion to concur with respect to H.R. 3221, the Foreclosure Prevention Act, under the provisions of a previous order.

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

PROGRAM

Mr. MENENDEZ. Mr. President, tomorrow, around 11 a.m., the Senate will proceed to a rollcall vote on the motion to concur relative to H.R. 3221, the Foreclosure Prevention Act. Following this vote, the Senate will immediately proceed to vote on the motion to invoke cloture on the motion to proceed to S. 3186, the Warm in Winter and Cool in Summer Act. Senators should expect up to two rollcall votes to begin around 11 a.m. tomorrow.

ADJOURNMENT UNTIL 9 A.M. TOMORROW

Mr. MENENDEZ. 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 3:27 p.m., adjourned until Saturday, July 26, 2008, at 9 a.m.