

Mr. LOTT. Madam President, this cloture vote will occur on Wednesday, unless we are already in a post cloture situation on the Treasury-Postal Service appropriations bill, or unless, of course, we have done away with the procedure and found a way to go directly to the substance of the bill. And, again, I hope we can do that.

I ask unanimous consent that the mandatory quorum be waived.

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

Mr. LOTT. Madam President, I now withdraw the motion to proceed.

The PRESIDING OFFICER. The Senator has that right. The motion is withdrawn.

Mr. LOTT. I yield the floor.

Mr. REID. Madam President, before the leader leaves the floor, I want to say very quickly—and we need not discuss the issue of judges—this Senate really did well last week. Around the country, there were a series of editorials that were supportive of what the Senate did regarding the appellate judge; they were all positive for the majority and minority. That was a good move.

One reason, as I indicated, is that one of the Senators is upset because his judge is taking some 1,200 days before a hearing. Also, we recognize that the number of judges approved, while we have done quite well in the last few weeks, is still way behind what it should be.

I wanted to direct a question to the majority leader. Are we still going to have a vote at 6 o'clock? We are getting telephone calls in both Cloakrooms.

Mr. LOTT. Madam President, we could manufacture a vote, as the Senator knows, and force that vote. But in light of all that is going on, I don't see

that it would serve any purpose other than sort of a bed check vote. It had been my intent to have votes on amendments to the Treasury-Postal Service appropriations bill, but that is not possible. I think since we have had to take this action and file cloture, we should announce that there will not be a recorded vote or votes tonight at 6 o'clock.

The next opportunity to vote, I presume, will possibly be in the morning. I hope we can begin to make progress in some way during the day today, or early tomorrow, so votes can be held, if necessary, before the luncheon, or immediately thereafter.

Mr. REID. Madam President, I want the RECORD to reflect that during the past week, on Mondays—last Monday, we had lots and lots of votes. The preceding Friday, we had lots and lots of votes. If the public is looking at the number of votes cast, we are doing pretty well.

Mr. LOTT. Madam President, I don't know what the number was, but I think on Thursday, Friday, Monday, and Tuesday of last week and the previous week, we probably cast at least 20, 25 votes—maybe 30. So we certainly are turning out votes and getting our work done. We had a very good week last week and the week before. I hope we are going to have one yet this week. We are just not ready to make a lot of progress today.

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MORNING BUSINESS

Mr. LOTT. Madam President, I ask unanimous consent that the Senate now proceed to a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

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

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CHANGES TO THE BUDGETARY AGGREGATES APPROPRIATIONS COMMITTEE ALLOCATION

Mr. DOMENICI. Mr. President, section 314 of the Congressional Budget Act, as amended, requires the Chairman of the Senate Budget Committee to adjust the appropriate budgetary aggregates and the allocation for the Appropriations Committee to reflect amounts provided for an earned income credit (EIC) compliance initiative.

I hereby submit revisions to the 2001 Senate Appropriations Committee allocations, pursuant to section 302 of the Congressional Budget Act, in the following amounts:

	Budget Authority	Outlays
Current Allocation:		
General purpose discretionary	\$541,593,000,000	\$554,214,000,000
Highways		26,920,000,000
Mass transit		4,639,000,000
Mandatory	327,787,000,000	310,215,000,000
Total	869,380,000,000	895,988,000,000
Adjustments:		
General purpose discretionary	+145,000,000	+146,000,000
Highways		
Mass transit		
Mandatory		
Total	+145,000,000	+146,000,000
Revised Allocation:		
General purpose discretionary	541,738,000,000	554,360,000,000
Highways		26,920,000,000
Mass transit		4,639,000,000
Mandatory	327,787,000,000	310,215,000,000
Total	869,525,000,000	896,134,000,000

I hereby submit revisions to the 2001 budget aggregates, pursuant to section 311 of the Congressional Budget Act, in the following amounts:

	Budget Authority	Outlays	Surplus
Current Allocation: Budget Resolution	\$1,467,698,000,000	\$1,452,935,000,000	\$50,265,000,000
Adjustments: EIC compliance initiative	+145,000,000	+146,000,000	-146,000,000
Revised Allocation: Budget Resolution	1,467,843,000,000	1,453,081,000,000	50,119,000,000

VICTIMS OF GUN VIOLENCE

Mr. AKAKA. Mr. President, it has been more than a year since the Columbine tragedy, but still this Republican Congress refuses to act on sensible gun legislation.

Since Columbine, thousands of Americans have been killed by gunfire. Until we act, Democrats in the Senate will read some of the names of those who lost their lives to gun violence in the past year, and we will continue to do so every day that the Senate is in session.

In the name of those who died, we will continue this fight. Following are the names of some of the people who were killed by gunfire one year ago Friday, Saturday, Sunday and today.

July 21: Benjamin Brown, 42, Gary, IN; Howard Brumskill, 23, Philadelphia, PA; Preston Butler, 18, Philadelphia, PA; Jennifer Casals, 57, Miami-Dade County, FL; Steven Cooks, 27, Memphis, TN; Shena Counts, 13, Baltimore, MD; Ronnie Loundon, 25, Nash-

ville, TN; Calvin Maclin, 42, Detroit, MI; Kevin McCarthy, 29, Philadelphia, PA; Marc Mull, 19, Chicago, IL; Tavon Price, 21, Baltimore, MD; Jessica Roman, 56, Miami-Dade County, FL; Amanda Snow, 31, Houston, TX; Unidentified male, 15, Chicago, IL.

July 22: Chris Cantie, 26, Philadelphia, PA; Richard JOHNSON, 28, Chicago, IL; Ignacio Molina, 28, Houston, TX; Alfonse Roberts, 20, New Orleans, LA; Andrew Sandoval, Jr., 28, Denver, CO; Thomas Correll Walker, 22, Washington, DC; Howard Westly, 22, Philadelphia, PA; Michael R. Williamson, 50, New Orleans, LA; Peter Sao Xiong, 18, St. Paul, MN; Unidentified male, 16, Portland, OR.

July 23: Alva Anglin, 73, Memphis, TN; Jerome Cole, 25, Nashville, TN; Kewon Core, 22, Chicago, IL; Ronald Gates, 30, Chicago, IL; Marcos Guerra, 27, Houston, TX; Leon Hunter, 26, Detroit, MI; Luther Johnson, 21, Philadelphia, PA; Darroll Love, Washington,

DC; Chelsea Martin, San Francisco, CA; Keila McDonald, 20, Oakland, CA; Khorosh Merrikkh, 24, Houston, TX; Kimberly D. Price, 33, Oklahoma City, OK; Gerard Ouriel Robinson, 20, Washington, DC.

July 24: Tyrone Blackwell, 20, Baltimore, MD; Billy Gissendanner, 30, Detroit, MI; Lorena Gonzalez, 38, Fontana, CA; Raphael Gonzalez, 57, Miami-Dade County, FL; Tyrone Green, 24, Baltimore, MD; David Rivera, 15, El Paso, TX; Sammie Simpkins, 50, Washington, DC; Ernest White, 20, Knoxville, TN; Anthony Wilson, 29, Chicago, IL.

One of the victims of gun violence I mentioned was 38-year-old Lorena Gonzalez of Fontana, California. Lorena was shot and killed one year ago today in front of her 2-year-old son by a man who robbed her of a mere three dollars while she was waiting in a parking lot for her husband to return from a nearby store.

Another gun violence victim, 29-year-old Anthony Wilson, was shot and killed one year ago today in a drive-by shooting in front of his home on the south side of Chicago.

We cannot sit back and allow such senseless gun violence to continue. The time has come to enact sensible gun legislation. The deaths of Lorena and Anthony are a reminder to all of us that we need to act now.

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CHIROPRACTIC BENEFIT FOR MEMBERS OF THE UNITED STATES ARMED FORCES

Mr. GRASSLEY. Mr. President, I rise today to express my support for a provision included in the House-passed Department of Defense (DOD) Authorization bill which provides a permanent chiropractic benefit to all active military personnel. Iowans have a long history of support for the chiropractic profession. In fact, the nation's oldest institution of higher chiropractic learning—Palmer College—is located in Davenport, Iowa.

I am pleased that both the House and Senate have included provisions in their respective DOD authorization bills which expand access to chiropractic services for members of the military. These provisions follow on the heels of a multi-year pilot program enacted in the National Defense Authorization Act for Fiscal Year 1995. The pilot program demonstrated that military personnel who received chiropractic care had higher levels of satisfaction with the care they received as compared to personnel who only received traditional medical care. Furthermore, the pilot project demonstrated that chiropractic care would reduce hospitalization, return injured patients to work more quickly, and would result in a net savings to the Department of Defense in excess of \$25 million annually.

The Defense Authorization Act passed by the House of Representatives begins the process of fully integrating chiropractic care into the military health care system on a direct access basis. The Senate-passed bill, however, limits chiropractic care through a medical gatekeeper. Direct access to chiropractic care would expedite the delivery of chiropractic care to those patients most in need of services and would free up existing health care providers to concentrate their time and efforts in other areas requiring attention. Therefore, I join the chiropractic profession in asking the conferees of the DOD Authorization legislation to accept the House-passed provision and provide direct access to chiropractic services to all active military personnel.

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TRIBUTE TO FORMER SENATOR EDWARD W. BROOKE

Mr. KERRY. Mr. President, I wish to pay tribute to a former member of this body, Senator Edward W. Brooke. Sen-

ator Brooke has served the Commonwealth of Massachusetts as both a Massachusetts Attorney General and United States Senator. Recently, I had the privilege of attending the dedication of the New Chardon Street Courthouse in Boston on June 20th, named in honor of Senator Brooke. Given the former Senator's prestigious record of service to both the citizens of Massachusetts and the Nation, it is fitting that this honor be bestowed upon him.

During his distinguished career which spanned the course of two decades, Senator Brooke earned the prominent distinction of being the first African-American directly elected to both a State Attorney General position and the United States Senate. While in each office, Senator Brooke spearheaded efforts to achieve civil rights and equality for women, minorities, and the poor.

Elected Massachusetts Attorney General in 1962, Senator Brooke earned his reputation as a crime-fighter through his extensive work with the newly created Massachusetts Crime Commission. He actively combated corruption in State government and singlehandedly organized and completed the extensive investigation of the infamous "Boston Strangler" homicides.

Only 4 years later, he became the first African-American Senator to serve since Reconstruction, and the first and only to be re-elected. During his two terms in Congress, Senator Brooke figured prominently into all aspects of the Senate. He vigorously opposed escalation of the Vietnam war and supported arms control treaties like the MIRV and ABM proposals that would eventually become the catalysts in establishing improved relations and recognizing the People's Republic of China. Senator Brooke was the first Republican Senator to call for President Nixon's resignation after the Watergate scandal. In addition, Senator Brooke was a tireless champion of the poor. He authored the "Brooke amendment," which provided that public housing tenants pay no more than one-fourth of their income for housing.

Mr. President, I now ask unanimous consent that the text of Senator Brooke's comments at the New Chardon Street Courthouse dedication ceremony be printed in the RECORD.

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

EDWARD W. BROOKE COURTHOUSE DEDICATION

I respectfully ask that you join me in a moment of silence in memory of a dear and cherished friend, Roger H. Woodworth, a former Massachusetts Assistant Attorney General, who served his country in war, and his fellow man all the days of his life.

I could not write nor can I speak words which adequately convey the appreciation of my wife, Anne, our daughters, son, grandchildren and all of our family for this splendid recognition. It is, of course, an honor for me, but, more importantly, the naming of this courthouse also recognizes the exemplary service of the men and women with whom I was privileged to work in the Boston

Finance Commission, the Office of the Attorney General and in the United States Senate.

I am particularly grateful to Senator Brian Lees, Governor Paul Cellucci, Senate President Thomas Birmingham, House Speaker Thomas Finneran, the 200 members of the Great and General Court, and all of the people of the Commonwealth of Massachusetts for this honor.

I also want to thank Kallmann, McKinnell & Wood, for their architectural vision and creativity and the contractors O'Connor & Dimeo & O'Connor for building this magnificent structure.

Thanks also go to those who labor within, Chief Justice Barbara Dortch-Okara, the judges who dispense justice, clerks, administrators, and especially those who secure and maintain this courthouse and who bear the responsibility for present and future safety, cleanliness and decorum.

I extend my warmest appreciation to all who have organized and participated in this ceremony, the clergy, the officials, the speakers, the singers, the band, the color guard, the police, the Metropolitan District Commissioner David Balfour and the dedication committee, and to all of you who have come from Maine to California, from the Berkshires to the Cape and Islands, and from the Caribbean.

My association with Massachusetts began on Pearl Harbor Day, December 7, 1941, when I received a telegram from the United States Army ordering me to report to the 366th Infantry Combat Regiment at Fort Devens, in Ayer, Massachusetts. It was to be the first time for me to set foot on Massachusetts soil.

I could not possibly have foreseen that after the war I would have returned to Massachusetts to study law at the Boston University School of Law, to practice law in Roxbury and in Boston and to serve in public office. Nor could I have known that the people of Massachusetts were to give me the greatest opportunities and challenges of my life.

This building and its location have special meaning for me. In my law school days I lived a stone's throw away, at 98 Chamber Street in the West End of Boston before I moved to Roxbury to live with my old Army buddy Al Brothers and his wife, Edith. I attended classes at Boston University Law School at 11 Ashburton Place, a few blocks up the hill from here and studied contract and constitutional law on a bench in the Boston Commons just behind the Robert Gould Shaw Monument. I practically boarded at Durgin Park, over there, near Faneuil Hall, where the servings of pot roast, mashed potatoes and cornbread were generous and the price was right.

Later, after practicing law on Humbolt Avenue in Roxbury, I practiced law in Pemberton Square across the street from the old Boston Municipal Court just up the hill. It was during those days that I practiced in the same probate, land and juvenile, now the more civilly named family court, all now in this new building. And, at first, to make a living, I searched many a title in the musty volumes upstairs in the office of the old Suffolk County Registry of Deeds. Later, I worked in the offices of the Boston Finance Commission, just down the street from the Parker House, and still later, in the Office of the Attorney General in the old bullfinch State House, all within a short walking distance of this new building.

My relationship with Boston has now come full circle within the naming of this courthouse and my involvement in the restoration of another old Bullfinch Building built in 1804 at the corner of Beacon and Park Streets. It was also in Boston close by, where my fraternity, Alpha Phi Alpha, inducted a