

Democrats who might otherwise support their leadership's unprecedented filibuster of a veto-override motion.

I am urging every Democrat who still believes their party should be about workers, not deep-pocketed special interests and extremists, to join us. Vote for cloture. Vote to override. Keystone's bipartisan coalition in the Senate is only a few votes shy of the two-thirds majority we would need to override this partisan veto and bring Keystone's jobs here to America. And it is not too late to stop your party from venturing down a path even further afield from the interests of American workers and the middle class. So join us. Together, let's support Keystone's American jobs and infrastructure.

KING V. BURWELL

Mr. McCONNELL. Mr. President, across the street the Supreme Court will hear arguments today in an important case. King v. Burwell is the latest reminder of a law that is as unwieldy as it is unworkable—ObamaCare.

ObamaCare has been one rolling disaster after another for middle-class Americans. First, it attacked seniors by raiding Medicare to finance more government spending. Then it canceled health plans for many who had been told they would be able to keep the plans they liked. And who could forget the Web site debacle? The hits have kept on coming ever since—fewer choices, higher costs, increased tax burdens borne by the middle class, and even more headaches at tax time. In fact, we now know that the Obama administration sent inaccurate ObamaCare tax information to nearly 1 million people. America's middle class deserves a lot better than the hurt of ObamaCare.

We have heard a lot of predictions about what might happen if the Court finds for the plaintiffs in this case, but we have also seen Republican ideas about how to help Americans who may be harmed again by ObamaCare's broken promises. For instance, Republicans think it is better to give Americans and States the freedom to choose what is right for them rather than trying to impose costly mandates from Washington such as ObamaCare.

Regardless of how the Supreme Court rules, I look forward to continuing to work with my Republican colleagues because while ObamaCare is a law that is all about higher costs and broken promises, Republicans think health care should be about helping middle-class Americans instead.

RECOGNITION OF THE MINORITY LEADER

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

NATIONAL LABOR RELATIONS BOARD

Mr. REID. Mr. President, most of the issues that come before this body are complex and nuanced. Rarely are we faced with simple issues. But today we have a very simple, clear-cut issue before us. It is as straightforward and clear-cut as any one question could be. Do you support American workers or do you not support American workers?

Under our law, workers have the right to unionize and have their voices heard in the workplace. Through elections, workers choose for themselves whether to form a union.

Last year the National Labor Relations Board took important steps to modernize and streamline union election procedures—commonsense, simple advancements. Rule changes are good for workers and good for businesses.

This whole fight isn't about business versus workers. We would have to search long and hard to find a business that opposes what the NLRB did. It is all the anti-union rhetoric of the Republicans here in the Senate.

The reform that the NLRB pushed forward allows employers and unions to file forms electronically—kind of the modern world in which we all live. It also allows communications with workers by email and cell phone—pretty reasonable, it sounds like to me. Yet today Senate Republicans are trying to roll back rule changes instituted by the NLRB.

Later this afternoon we will vote on a resolution of disapproval to undo these commonsense reforms. Republicans think they are striking a blow against labor unions with votes like today's, but what they are really doing is undermining American families.

American workers and their families have come to rely on many of the benefits provided by collective bargaining: higher wages, safe working conditions, decent health care. It is no surprise that some of the most prosperous times in American history—namely, the middle 20th century—came about in times of record union membership. Even today in my home State of Nevada, unions protect wages for casino employees on the Las Vegas Strip, up at Lake Tahoe, and all over the State. We ensure through the unions safe working conditions—certainly for miners in Elko and around the State—and also, with rare exception, quality health coverage for educators statewide.

So I want to be very clear. This is about whom the Republicans really are attacking, and it is the middle class. Each time Republicans throw roadblocks for workers to organize, they are weakening the middle class.

I support American families. I support American workers. I support the middle class. Senate Democrats support the middle class. We do not support this Republican attack on unions. We will vigorously fight any attempt to weaken worker protections, including today's resolution vote.

OBAMACARE

Mr. REID. Mr. President, I will briefly comment on my friend the Republican leader further trying to come to the floor once again to try to minimize the disastrous attacks on ObamaCare.

The House has voted 57 times to repeal that law. Each time, the result is the same. As Albert Einstein said, the definition of insanity is someone who does something over and over again and gets the same results. So it is insane what they have done in the House, and it is really insane what they are trying to do here in the Senate.

There is no question about the case before the U.S. Supreme Court. The language is clear. Almost 10 million people will lose health insurance. And we have seen in the press the last few days that very terrible things would happen to families if they lost their health care. What my friend the Republican leader is talking about doing is turning it back to the insurance industry. If you had a preexisting disability, no insurance. They set arbitrary limits as to how much they would pay. It was a time of dread for families who were trying to insure their boys and girls, mothers and fathers.

So I hope the Supreme Court will listen to the will of the American people and the will of the U.S. Senate and the House of Representatives which passed this law. We all knew the intent of Congress. We still do. The law is very clear, and the Supreme Court should follow the law.

Mr. President, will the Chair announce the business of the day.

RESERVATION OF LEADER TIME

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

PROVIDING FOR CONGRESSIONAL DISAPPROVAL OF A RULE SUBMITTED BY THE NATIONAL LABOR RELATIONS BOARD

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will resume consideration of S.J. Res. 8, which the clerk will report.

The legislative clerk read as follows: A joint resolution (S.J. Res. 8) providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the National Labor Relations Board relating to representation case procedures.

The ACTING PRESIDENT pro tempore. Under the previous order, there will be 2 hours of debate remaining, equally divided in the usual form.

Mr. REID. Mr. President, I suggest the absence of a quorum, and I ask unanimous consent that the time be equally divided between the minority and the majority.

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

The clerk will call the roll.