founded is that we would establish a republic where the decisions would be, by, and for the people. But this vote on Wednesday morning is not of, by, and for the people; it is of, by, and for Montsanto and friends because they want to take away what we the people care about. So know there are GE ingredients in their food.

Each of us came to Congress and we pledged to uphold our responsibilities under the Constitution. I would have to assume that each and every one of the 100 Senators on this floor had actually read the Constitution. I certainly hope every Senator on this floor knows it starts out “We the People,” and I hope they understand why.

After President Jefferson was out of office, he talked about the mother principle of our Republic, and that is that the decisions will serve the people. He talked about how for that to happen for each citizen, there has to be an equal voice.

You can imagine the vision of the town square and that there is no charge for standing in the town square and expressing your opinion. It is free. But every citizen gets to stand and have their say with an equal voice before a vote is taken. That is the equal voice President Jefferson talked about. That is the equal voice concept President Lincoln talked about, that understanding that each citizen would have a proportionate equal voice. That was embedded in our Founders’ minds. They hadn’t yet envisioned a world in which the town square is now for sale. The town square is television, radio. You have to buy ads on it, and it is expensive. So you have to pay to stand and make your point. And those with the most money get to stand up for a longer period of time than those with little money. Those with the most money get to purchase the equivalent of a stadium sound system to drown out the ordinary people.

Here is what I want to know: On Wednesday morning, is this Chamber going to respond to those with those stadium sound systems and proceed to drown out the voice of the people?

Let’s put up that 89 percent chart.

This is the choice of the people—Democrats, Republicans, Independents who care about this. Wednesday morning, are we going to drown out their desires on behalf of the powerful special interests? Are we going to stamp out States’ rights on behalf of a powerful special interest?

Let’s not do that. Let’s not go in that shameful direction, that direction which is expressly contrary to the principles that founded this Nation of an equal voice, a nation, as Lincoln said, that operates of, by, and for the people.

If we want to have this debate over conflicting State labels, then fine. Let’s create a common standard. Let’s create one common standard for the entire country, a little symbol on the ingredients. That is all it would take. It could be any symbol, and the FDA could choose it so there is nothing pejorative about it. It is not taking up space on the package. It is not taking up space on the cover. It is not pejorative. It is not demeaning. It doesn’t imply there is anything wrong. It just says this is something citizens want to know, just as they want to know farm versus wild for fish; just as they want to know concentrate versus nonconcentrate for juice; just as they want to know what minerals, vitamins, and ingredients are in a food they are buying. This they want to know. So honor that. Let’s not tear down that vision laid out in the first three words of our Constitution and replace “We the People” with “We the Titans.”

If you want to be a Senator in a republic that starts out with a Constitution that says “We the Titans,” then please go be a Senator in a different nation. Go to work somewhere else but not here in the United States of America where we have a responsibility to the citizens and the citizens are clear on where they stand.

So if we must vote on Wednesday—and there is no need to. We are only voting on Wednesday because within seconds of this bill being introduced tonight, the majority leader also put forward a petition that forces a vote on closing debate on Wednesday morning. No. So before anyone has had a word to say, a petition has already been filed to close debate. What kind of a democratic process is that? So the only time to speak to this is tomorrow when the whole world is paying attention to the primaries in five different States—and tonight. That is why I am speaking tonight.

So I am hoping a few people are tuned in enough to activate their networks and to say: This is wrong, Mr. Majority Leader. Pull that bill from this floor. That is a terrible assault on deliberative democracy. Send it to a committee and actually have a debate on it. Give it some people. Give people in that committee the opportunity to do amendments. Give citizens across the Nation the chance to find out this is going on. Honor the people of this Nation and their right to know.

Thank you, Mr. President.

**ADJOURNMENT UNTIL 10 A.M. TOMORROW**

The PRESIDING OFFICER. Under the previous order, the Senate stands adjourned until tomorrow. Thereupon, the Senate, at 7:52 p.m., adjourned until Tuesday, March 15, 2016, at 10 a.m.

**NOMINATIONS**

Executive nominations received by the Senate:

IN THE AIR FORCE

The following Air National Guard of the United States officer for appointment in the Reserve of the Air Force to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be major general

BRIG. GEN. MARK H. BERRY

The following named officer for appointment in the Reserve of the Air Force to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be major general

BRIG. GEN. GREGORY S. CHAMPAGNE

The following named officer for appointment in the United States Air Force to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be brigadier general

COL. DANIEL J. SWAIN

The following Air National Guard of the United States officer for appointment in the Reserve of the Air Force to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be brigadier general

COL. JAMES J. KIRKPATRICK

The following named officer for appointment in the United States Air Force to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be brigadier general

COL. ANDREA D. TULLOCH

The following named officer for appointment in the United States Air Force to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be brigadier general

COL. ANDREW E. SALAS

The following named officer for appointment in the United States Air Force to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be brigadier general

COL. CRAIG D. WILLIS

The following Air National Guard of the United States officer for appointment in the Reserve of the Air Force to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be brigadier general

COL. TAMARA L. HUTCHENS-FRYER

IN THE ARMY

The following named officer for appointment in the United States Army to the grade indicated while assigned to a position of importance and responsibility under Title 10, U.S.C., Section 661:

To be general

GEN CURTIS M. SCAPARROTTI

The following Air National Guard of the United States officer for appointment in the Reserve of the Army to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be major general

BRIG. GEN. LINDA L. SINGH

The following named officer for appointment in the United States Army to the grade indicated while assigned to a position of importance and responsibility under Title 10, U.S.C., Section 661:

To be lieutenant general

MAJ. GEN. AUSTIN S. MILLER

The following Air National Guard of the United States officer for appointment in the Reserve of the Army to the grade indicated under Title 10, U.S.C., Sections 12208 and 12212:

To be major general

COL. WILLIAM J. PRENDERGAST IV

The following named officers for appointment in the Reserve of the Army to the grades indicated under Title 10, U.S.C., Section 661:

To be major general

BRIG. GEN. WILLIAM P. MARRIAGE

BRIG. GEN. FEATHER H. ROSE

S1473
BRIG. GEN. TROY D. KOK  
To be brigadier general  
COL. MARILYN S. CHIAFULLO  
COL. JOHN B. RASHEM  
COL. ANDREW J. JUKNIELIS  
COL. DEBORAH L. KOTULICH  
COL. JOHN N. PHILLIPS  
COL. STEPHEN T. SAUTER  
COL. STEPHEN R. STRAND  
IN THE AIR FORCE  
To be colonel  
LARS E. CELTNIKES  
JAMES W. HERRING, JR.  
To be lieutenant colonel  
PAULETTE V. BURTON  
THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY DENTAL CORPS UNDER TITLE 10, U.S.C., SECTIONS 624 AND 3064:  
To be lieutenant colonel  
ERIC DANKO  
THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:  
To be colonel  
STEVEN N. CAROZZA  
NOAH C. CLOUD  
THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY AS AN APPELLATE MILITARY JUDGE ON THE UNITED STATES COURT OF MILITARY COMMISSION REVIEW UNDER TITLE 10, U.S.C. SECTION 965(b)(2):  
To be captain  
DONALD C. KING  
IN THE MARINE CORPS  
The following named officer for appointment in the grade indicated in the United States Marine Corps as an appellate military judge on the United States Court of Military Commission Review under Title 10, U.S.C. section 965(b)(2):  
To be colonel  
kURT J. BRUBAKER  
CONFIRMATION  
Executive nomination confirmed by the Senate March 14, 2016:  
DEPARTMENT OF EDUCATION  
JOHN B. KING, OF NEW YORK, TO BE SECRETARY OF EDUCATION.