The Senate met at 9:30 a.m. and was called to order by the President pro tempore [Mr. Thurmond].

PRAYER

The Chaplain, Rev. Lloyd John Ogilvie, offered the following prayer:

We praise You, Gracious Father. Your love is constant and never changes. You have promised never to leave nor forsake us. Our confidence is in You and not ourselves. We waiver, fail, and need Your help. We come to You not trusting in our own goodness but solely in Your grace. You are our joy when we get down, our strength when we are weak, our courage when we vacillate. You are our security in a world of change and turmoil.

Thank You for reminding us that we are not left on our own. When we forget You in the rush of life, You give us a wake-up call. And when we feel distant from You, it is we who move, not You. O Lord, You will never let us go. We claim Your ever-replenishing strength.

And now, filled with wonder, love, and gratitude, we commit this day to live for You and by the power of Your indwelling spirit. Control our minds and give us wisdom; give us sensitivity to people and their needs; help us to be servant-leaders; give us boldness to take a stand for Your mandates of righteousness and justice. Thank You for the privilege of living this day to the fullest. In Your all-powerful name. Amen.

PLEDGE OF ALLEGIANCE

The Honorable BOB SMITH, a Senator from the State of New Hampshire, led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

RECOGNITION OF THE MAJORITY LEADER

The PRESIDING OFFICER (Mr. Santorum). The able majority leader is recognized.

O HAPPY DAY

Mr. LOTT. Mr. President, this morning as I came into the Senate Chamber, the words to a song came to mind, “O Happy Day.” I almost feel like singing. This is a happy day. This is when the American people finally get to have a little bit more control over their lives, their own lives, based on decisions made in Chester County, PA, or in Pascagoula, MS. This is a day when we are going to be talking about the people being able to keep just a little bit more of their own hard-earned money.

Too often in the Senate we are arguing over details; we are trying to figure out how we from Washington can spend more of the people’s money; we are thinking about how can we in Washington control more of people’s lives.

Well, finally we are going to get to have some fun; the people are going to get to have some fun. They can keep their own money to look after their own children without the Government telling them how to do it, to put them in the school of their choice, to deal with their health needs, or maybe even to have a little fun. O Happy Day. They want to be with their family on their own money.

So I got up this morning feeling good because finally we are going to be doing something that I feel good about, the kind of thing that I came to Washington to do, and that was to try to control and reduce the size of Washington Government, to go with what Thomas Jefferson had in mind, and that was to put those decisions back closest to the people, with the people and the Government closest to the people. This is when we begin to do it. I think back during Jefferson’s term after a war, a conflict that the country had been involved in. They terminated the death tax. Yes. Go back and look at history. The only time death taxes were put in place was during wars. When the wars were over, they were ended. But then mistakenly, because he was not in good health, President Wilson, after World War I, did not take it off and we have been stuck with it ever since.

So this is a happy day, and I look forward to having a discussion about the specifics of tax relief for working Americans.

SCHEDULE

Mr. LOTT. Before we get started with that, under a previous order, the Senate will begin a cloture vote on the substitute amendment to the juvenile justice bill at 9:45. Following the vote, Senator SMITH is expected to make some remarks regarding his concerns with the juvenile justice legislation. If cloture is invoked and following the remarks of Senator Smith, it is hoped the Senate will proceed to the various motions to send the juvenile justice bill to conference.

I understand completely Senator Smith’s concerns. He has been determined, but he has been reasonable and cooperative within the limits of what he felt he had to do to the maximum degree. I thank him for his approach. I certainly share a lot of his concerns. But I believe, all things considered, this is the right thing to do for the Senate and for the country.

The Senate will then begin consideration of the tax relief bill under the reconciliation procedures. As a reminder, by statute, the reconciliation bill is limited to 20 hours of debate. I really would like to have more time for discussion on this bill so that we could cut out some of the discussion on all these other bills that come up. Therefore, it is hoped that Senators will have their amendments ready and will offer their amendments during the 20 hours. Debate time on amendments is included, but the actual vote time is not included in the 20 hours.

So we can expect to go well into the evening today and again on Thursday in order to finish. If we do not, we will go over until Friday. But we have enough time and we certainly should finish this bill no later than sometime during the day Friday.

We do expect opening statements this morning. It may be that there will be several hours needed for the opening statements, but I hope we can quickly turn to the amendment process and give Senators an opportunity to offer amendments about which they feel strongly.

Mr. President, I yield the floor.

RESERVATION OF LEADER TIME

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

JUVENILE JUSTICE REFORM ACT OF 1999

The Senate resumed consideration of the bill.

Pending:

Lott amendment No. 1344, in the nature of a substitute.

Lott amendment No. 1345 (to amendment No. 1344), to provide that the bill will become effective one day after enactment.

Lott amendment No. 1346 (to amendment No. 1345), to provide that the bill will become effective two days after enactment.

Lott amendment No. 1347 (to the language proposed to be stricken), to provide that the bill will become effective three days after enactment.

Lott amendment No. 1348 (to amendment No. 1347), to provide that the bill will become effective four days after enactment.

The PRESIDING OFFICER. The Senator from New Hampshire.

Mr. SMITH of New Hampshire. Mr. President, I see the minority leader.