There is a sufficient second.

Mr. WARNER. We have no objection. The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk called the roll.

Mr. REID. I announce that the Senator from Delaware (Mr. BIDEN) and the Senator from Delaware (Mr. CARPER) are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 74, nays 24, as follows:

[Roll call Vote No. 287 Leg.]

YEAS—74

Akaka          Domenici          Lugar
Allen          Dorgan          Mikulski
Baucus          Edwards          Miller
Bayh          Enzi          Murray
Bennett        Feingold       Nelson (NH)
Bingaman        Feinstein        Nelson (NE)
Boxer          Frust          Nickles
Breaux          Grassley        Reed
Bunning       Gregg           Reid
Burns          Hagel           Rockefeller
Campbell       Harkin           Sarbanes
Cantwell       Helms           Schumer
Carnahan       Hutchinson       Sessions
Cleland         Inhofe          Shelby
Clinton         Inouye          Smith (OH)
Cochran        Johnston          Smith (OR)
Collins        Kennedy          Snowe
Conrad          Kerry           Specter
Corzine        Ky
Craig          Landrieu          Thomas
Craige         Lesby           Torrei
Daschle          Levin          Warner
Dayton          Lieberman       Wellstone
Dodd          Lincoln           Wyden

NAYS—24

Bennett        Graham           McConnell
Brownback       Gramm           Murkowski
Byrd          Hatch           Roberts
Chafee          Hutchison       Santorum
Cochran        Jeffords          Stevens
Durbin          Koli           Thompson
Ensign           Lott           Thune
Fitzgerald       McCaskill        Voisin

NOT VOTING—2

Biden          Carper

The motion was agreed to.

Mr. LEVIN. I move to reconsider the vote.

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

The motion to lay on the table was agreed to.

RECESS SUBJECT TO THE CALL OF THE CHAIR

The PRESIDING OFFICER. Under the previous order, the Senate stands in recess subject to the call of the Chair.

Thereupon, the Senate, at 2:48 p.m., recessed subject to the call of the Chair and reassembled at 4:00 p.m., when called to order by the Presiding Officer (Mr. MILLER).

NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2002—Continued

The PRESIDING OFFICER. The Senator from Michigan is recognized.

Mr. LEVIN. Mr. President, I understand the amendment of the Senator from New Mexico has now been cleared on both sides. We welcome that news. He has been working hard on this amendment for a number of years to provide some equity to some people who have had severe losses. I have always commended him on his efforts and supported him. I think we have worked it out within the budget constraints of the bill.

Perhaps the Senator from Oklahoma would agree that his amendment will be temporarily laid aside so the Senator from New Mexico could offer an amendment.

Mr. WARNER. Mr. President, I join the chairman. We have known of the years and years of work and the foundation laid by our colleague from New Mexico. He provided for it in the budget amendment long before the current situation developed. We support it.

AMENDMENT NO. 1673

Mr. DOMENICI. I send an amendment to the desk.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

The Senator from New Mexico [Mr. DOMENICI, for himself, Mr. BOXER, Mr. DURBIN, and Mr. ALLARD, proposes an amendment numbered 1672.]

Mr. DOMENICI. Mr. President, I ask unanimous consent that further reading of the amendment be dispensed with.

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

The amendment is as follows:

(Purpose: To provide permanent appropriations with fiscal year limits to the Radiation Exposure Compensation Trust Fund to make payments under the Radiation Exposure Compensation Act)

At the appropriate place, insert the following:

SEC. 3. RADIATION EXPOSURE COMPENSATION ACT MANDATORY APPROPRIATIONS.

Section 3(e) of the Radiation Exposure Compensation Act (42 U.S.C. 2210 note) is amended to read as follows:

"(e) APPROPRIATION.—

"(1) IN GENERAL.—Subject to the limits in paragraph (2), there are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year 2002, and each fiscal year thereafter through 2011, such sums as may be necessary to the Fund for the purpose of making payments to eligible beneficiaries under this Act.

"(2) LIMITATION.—Amounts appropriated pursuant to paragraph (1) for fiscal year 2002 shall not exceed—

"(A) in fiscal year 2002, $127,000,000;

"(B) in fiscal year 2003, $134,000,000;

"(C) in fiscal year 2004, $107,000,000;

"(D) in fiscal year 2005, $143,000,000;

"(E) in fiscal year 2006, $47,000,000;

"(F) in fiscal year 2007, $29,000,000;

"(G) in fiscal year 2008, $29,000,000;

"(H) in fiscal year 2009, $23,000,000; and

"(J) in fiscal year 2010, $23,000,000; and

"(K) from 2011 through 2017, $17,000,000.

Mr. DOMENICI. Mr. President, we are going to do something that is very fair that will eliminate a serious problem that is out there among a few thousand Americans, some of whom have walked into meetings with the U.S. Government carrying an IOU. The IOU is that the Federal Government owes them the money they were supposed to receive months ago, because either the person that filed their claim has died or their spouses have died or is seriously ill with an ailment that is charged and relates directly to having been in the uranium mining activity for years and years in the early days of the nuclear weapons program.

What happened was, we put money in a trust fund and we made this an entitlement, but it was not funded. The trust fund was a given amount of money. They adjudicated these claims. We did it so they could do them quickly; they didn’t have to spend a lot of money on lawyers.

The Government ruled quickly, even though in some cases, with some of them listening in the Four Corners area, they did go through an awful lot of trouble to get claims filed. But then, the insult: they produced their claim and said, where is the money? The U.S. Department of Justice said, oops, sorry, we don’t have any. These people are walking around, some of them almost in a daze, because they cannot believe that their Federal Government, they read about every day, spending hundreds of billions of dollars, huge amounts for defense, huge amounts for other things, is telling them for a claim that is theirs, that has been adjudicated, that says the U.S. Government of America owes Jimmy Jones $100,000, there is no money. And this is what they bring to our meetings.

We do not take very long in agreeing with them. We try to give them the history, the fact it has to be divided. Every time we sought funding for one reason or another, we received just enough for a month or two. This claim got mixed up in jurisdictional problems as to which committee ought to fund it.

I say to the Senate, when we were working on the budget resolution, we allocated in that budget to the Armed Services Committee the money that was necessary to keep this program going for a substantial period of time.

We said, even though it is allocated to the defense part of our budget, this amount of money should be used for the claimants I am talking about under the Radiation Exposure Compensation Fund.

Under this bill, there is $172 million in the defense account that has not been used because it is for these claimants. A little bit of it was used in the process of producing this bill. I do not choose to argue about that. That is all right with me. I just want this amendment adopted so nobody uses the rest of the money that is in this bill for these people.

For anybody who is interested, we are about to do something for a lot of Americans, principally in the Four Corners area, some in the Dakotas. Those claimants ought to know the