

in the mainstream, and who helped ensure the Federal judiciary reflects all Americans. President Obama's nominees included Judge Christina Reiss, the first woman to serve on the District of Vermont; Judge Andre Davis, just the third African American to serve on the Fourth Circuit; Judge Irene Berger, the first African-American Federal judge in West Virginia; Judge Abdul Kallon, the third African-American district judge in Alabama, whose nomination to be the first African American from Alabama to serve on a Federal appeals court is being blocked by that State's Senators; Judge Jacqueline Nguyen, the first Vietnamese American to serve as a Federal district judge and now the first Asian Pacific American woman to serve as a Federal circuit judge as well; Judge Dolly Gee, the first Chinese American woman to serve as a Federal judge; Judge Rosanna Peterson, the first woman to serve on the Eastern District of Washington; Judge Nancy Freudenthal, the first female Federal judge in Wyoming; Judge Benita Pearson, the first African-American Federal judge in Ohio; Judge Kimberly Mueller, the first woman to serve on the Eastern District of California; Judge Edmond Chang, the first Asian American Federal judge in Illinois; Judge Carlton Reeves, the second African-American district judge in Mississippi; Judge William Martinez, the second Hispanic to serve on the District of Colorado; Judge J. Michelle Childs, the second African-American woman to serve on the District of South Carolina; Judge Tanya Pratt, the first African-American Federal judge in Indiana; Judge Lucy Koh, the first Korean American woman to serve as a Federal judge; Judge Gloria Navarro, then the only woman and only Hispanic on the District of Nevada; Judge Barbara Keenan, the first woman from Virginia to serve on the Fourth Circuit; Judge O. Rogeriee Thompson, the first African-American and just the second woman to serve on the First Circuit; Judge Albert Diaz, the first Latino to serve on the Fourth Circuit; Judge Mary Murguia, the first Hispanic and the second woman from Arizona to serve on the Ninth Circuit; Judge Denny Chin, who upon confirmation to the Second Circuit became the only active Asian Pacific American judge on our circuit courts; Judge Marco Hernandez, the first Latino to serve as a Federal judge in Oregon; Judge James Graves, the first African-American from Mississippi to serve on the Fifth Circuit; Judge James Shadid, the first Arab American Federal judge in Illinois; Judge Mae D'Agostino, the only woman on the Northern District of New York; Judge Jimmie Reyna, the first Latino on the Federal circuit; Judge Edward Chen, just the second Asian Pacific American to serve on the Northern District of California; Judge Arenda Wright Allen, the first African-American woman to serve as a Federal district judge in Virginia; Judge J.

Paul Oetken, the first openly gay man confirmed to be a district judge; Judge Ramona Villagomez Manglona, the first indigenous person to serve as a U.S. District Court Judge in the Northern Mariana Islands; Judge Bernice Donald, the first African-American woman to serve on the Sixth Circuit; Judge Cathy Bissoon, the first woman of color to serve on the Western District of Pennsylvania; Judge Sharon Gleason, the first woman to serve on the District of Alaska; Judge Morgan Christen, the first woman from Alaska to serve on the Ninth Circuit; Judge Nannette Brown, the first African-American woman to serve as a Federal district judge in Louisiana; Judge Nancy Torresen, the first woman to serve on the District of Maine; Judge Steve Jones, who became one of only two active African-American Federal judges in Georgia; Judge Paul Watford, who is one of only two African-Americans serving on the Ninth Circuit; Judge Adalberto Jordan, the first Cuban-born judge on the 11th Circuit; Judge Stephanie Thacker, the first woman from West Virginia to serve on the Fourth Circuit; Judge Shelley Dick, the first woman to serve on the Middle District of Louisiana; Judge Landya McCafferty, the first woman to serve on the District of New Hampshire; Judge Susan Watters, the first woman to serve on the District of Montana; Judge Elizabeth Wolford, the first woman to serve on the Western District of New York; Judge Debra Brown, the first African-American woman to serve as a Federal judge in Mississippi; and Judge Diane Humetewa, the first Native American woman to serve as a Federal judge. We can all be proud that our Federal bench today better reflects the broad diversity of our Nation and represents the best of the legal profession.

However, the nominees that are being obstructed on the floor today include Armando Bonilla, who would be the first Hispanic judge to ever serve on the U.S. Court of Federal Claims; Stephanie Finley, who would be the first African-American judge to serve on the Western District of Louisiana; Lucy Koh, who would be the first Korean American woman to be a circuit court judge; and Florence Pan, who would be the first Asian American woman on the district court in DC. I am also disappointed that we have not moved forward on the nomination of African-American Judge Richard Boulware to serve on the U.S. Sentencing Commission. The Sentencing Commission currently does not have a single person of color serving as a commissioner—yet it impacts criminal justice issues that deeply affect communities of color.

In the 20 years that I have been chairman or ranking member of the Judiciary Committee, I have worked with Republicans and Democrats to ensure that our committee has provided a fair and thorough process for judicial nominees. Our power of advice and con-

sent is a critical check on any President, and by protecting the independence of the third branch, we uphold our Constitution. The late Chief Justice Rehnquist referred to our independent judiciary as the crown jewel of our democracy, and he was absolutely right. I have worked to protect and strengthen that crown jewel during my time as chairman and ranking member of the Senate Judiciary Committee, and I will continue to do so in the years ahead.

ATTORNEYS GENERAL IN CENTRAL AMERICA

Mr. LEAHY. Mr. President, the Northern Triangle countries of Central America—El Salvador, Honduras, and Guatemala—face many similar challenges: poverty, gangs, violence, corruption, and organized crime. Another one of these challenges is weak judicial systems.

For as long as anyone can remember, judges in these countries, no matter how unqualified, have been selected through opaque processes which have benefited those with personal or political connections or the ability to curry favor. Attorneys general have often turned out to be corrupt and in cahoots with organized crime, or they have been harassed and threatened to the point that they have declined to pursue cases against powerful elites or have left the country out of fear for their own safety or that of their families.

But there are some signs that things are changing for the better. Today, each of these countries has an attorney general who is working to end the history of impunity that has enabled almost anyone, including members of the police and armed forces, to get away with the most heinous crimes.

In Guatemala, Attorney General Thelma Aldana Hernandez; in El Salvador, Attorney General Douglas Melendez Ruiz; and in Honduras, Attorney General Oscar Fernando Chinchilla Banegas have each shown that they take seriously their responsibility to act with professionalism and impartiality in pursuit of justice. For doing so, they have each faced attempts to thwart their efforts through intimidation and threats.

In the U.S. Congress we recognize the challenges and dangers they face, and we strongly support them. No democracy can survive without a justice system that has the confidence and respect of the people. There is nothing more fundamental to a credible justice system than an independent judiciary and professionally trained prosecutors who are trustworthy. Equal access to justice is a necessity for all people, regardless of economic status, race, religion, ethnicity, gender, or political affiliation.

It is in the interest of each of these attorneys general to share best practices; to collectively reinforce the importance of investing in stronger judicial institutions; to develop a joint strategy for using their offices to help

promote economic and social development and the rule of law; and to establish a regional mechanism for collecting and sharing information to support crime prevention, investigations, and prosecutions.

It is also critically important that they continue to work cooperatively with regional independent judicial institutions, like the International Commission Against Impunity in Guatemala, the Mission to Support the Fight Against Corruption and Impunity in Honduras, the Inter-American Commission on Human Rights, and the UN High Commissioner for Human Rights.

Before I was a Senator, I was a prosecutor. I know the challenges of the job and that there is nothing more important for a prosecutor than having the respect, the trust, and the support of the people.

As a Senator, I have long served as either the chairman or ranking member of our Judiciary Committee. I have strongly defended the principle of independence of the judiciary as a cornerstone of a democratic system of government. Judges should be selected transparently on the basis of professional qualifications, temperament, and integrity.

And as the chairman or ranking member of the Appropriations subcommittee that funds our foreign assistance programs I will continue to support attorneys general who, like the three I have mentioned, have courageously demonstrated a commitment to upholding the rule of law.

BUDGETARY REVISIONS

Mr. ENZI. Mr. President, section 251 of the Balanced Budget and Emergency Deficit Control Act of 1985, BBEDCA, establishes statutory limits on discretionary spending and allows for various adjustments to those limits, while sections 302 and 314(a) of the Congressional Budget Act of 1974 allow the chairman of the Budget Committee to establish and make revisions to allocations, aggregates, and levels consistent with those adjustments. The Senate is considering the Further Continuing and Security Assistance Appropriations Act, 2017, the House Amendment to the Senate Amendment to H.R. 2028, which provides for continuing appropriations for fiscal year 2017 and full-year appropriations related to U.S. national security and disaster relief and recovery efforts.

Sections 185–192 of this legislation provides emergency funding for disaster relief and recovery efforts. In total, these provisions provide \$2,704 million in revised nonsecurity budget authority that produce \$480 million in outlays in fiscal year 2017. This legislation includes language that designates these provisions as emergency funding pursuant to section 251(b)(2)(A)(i) of BBEDCA. The inclusion of these designations makes this spending eligible for an adjustment under the Congressional Budget Act.

Section 192 of the legislation also provides funding for disaster relief and recovery efforts, but designates the provision as being for disaster relief pursuant to section 251(b)(2)(D) of BBEDCA. This designation makes the

spending associated with this provision, \$1,416 million in revised nonsecurity budget authority and \$25 million in outlays, eligible for an adjustment under the Congressional Budget Act.

Finally, Division B provides funding for the Department of Defense and U.S. international affairs entities for counterterrorism and other national security efforts. These provisions are designated as being for overseas contingency operations/global war on terrorism pursuant to section 251(b)(2)(A)(ii) of BBEDCA. These designations make the spending associated with the division, \$5,775 million in revised security budget authority, \$4,300 million in revised nonsecurity budget authority, and \$4,387 million in outlays, eligible for an adjustment under the Congressional Budget Act.

As a result, I am increasing the budgetary aggregate for fiscal year 2017 by \$14,195 million in budget authority and outlays by \$4,892 million. Further, I am revising the budget authority and outlay allocations to the Committee on Appropriations by increasing revised nonsecurity budget authority by \$8,420 million, revised security budget authority by \$5,775 million, and increasing outlays by \$4,892 million in fiscal year 2017.

I ask unanimous consent that the accompanying tables, which provide details about the adjustment, be printed in the RECORD.

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

REVISION TO BUDGETARY AGGREGATES

(Pursuant to Section 311 of the Congressional Budget Act of 1974 and Section 102 of the Bipartisan Budget Act of 2015)

	\$ in Millions	2017
Current Spending Aggregates:		
Budget Authority		3,212,522
Outlays		3,219,513
Adjustments:		
Budget Authority		14,195
Outlays		4,892
Revised Spending Aggregates:		
Budget Authority		3,226,717
Outlays		3,224,405

REVISION TO SPENDING ALLOCATION TO THE COMMITTEE ON APPROPRIATIONS FOR FISCAL YEAR 2017

(Pursuant to Sections 302 and 314(a) of the Congressional Budget Act of 1974)

	\$ in Millions					2017
Current Allocation:						
Revised Security Discretionary Budget Authority						551,240
Revised Nonsecurity Category Discretionary Budget Authority						518,531
General Purpose Outlays						1,182,122
Adjustments:						
Revised Security Discretionary Budget Authority						5,775
Revised Nonsecurity Category Discretionary Budget Authority						8,420
General Purpose Outlays						4,892
Revised Allocation:						
Revised Security Discretionary Budget Authority						557,015
Revised Nonsecurity Category Discretionary Budget Authority						526,951
General Purpose Outlays						1,187,014
Memorandum: Detail of Adjustments Made Above						
	OCO	Program Integrity	Disaster Relief	Emergency		Total
Revised Security Discretionary Budget Authority	5,775	0	0	0		5,775
Revised Nonsecurity Category Discretionary Budget Authority	4,300	0	1,416	2,704		8,420
General Purpose Outlays	4,387	0	25	480		4,892

WRDA

Mr. DAINES. Mr. President, I wish to recognize today as a historic day for Montana and the Blackfeet people. With the passage of the Water Infra-

structure Improvements for the Nation Act, the Blackfeet Water Rights Settlement Act is ready to be sent to the President's desk. We thank Chairman BARRASSO, Chairman INHOFE, Ranking Member BOXER, Leader MCCONNELL,

and Leader REID and their counterparts in the House of Representatives for working with the Montana delegation throughout this process to enact this long-awaited water settlement.