

Schumer	Snowe	Thurmond
Sessions	Specter	Torricelli
Shelby	Stevens	Voinovich
Smith (NH)	Thomas	Warner
Smith (OR)	Thompson	Wellstone

NAYS—1

Wyden

NOT VOTING—3

Jeffords Kennedy McCain

The amendment (No. 1258), as amended, was agreed to.

Mr. SHELBY. Mr. President, I move to reconsider the vote.

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

The motion to lay on the table was agreed to.

Mr. SHELBY. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. SHELBY. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

UNANIMOUS-CONSENT REQUEST

Mr. SHELBY. Mr. President, I ask unanimous consent that it now be in order to offer a substitute amendment which consists of the committee-reported bill, S. 1009, a managers' package of amendments, and all previously agreed to amendments. The substitute is at the desk, and I ask for its consideration.

The PRESIDING OFFICER. Is there objection?

Mr. KYL. Mr. President, I object.

The PRESIDING OFFICER. Objection is heard.

Mr. KYL. There is an issue we have to work out before we can proceed.

Mr. SHELBY. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. DODD. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

Mr. DODD. Mr. President, I ask unanimous consent that I be permitted to speak as in morning business.

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

TRIBUTE TO THE KENNEDY AND BESSETTE FAMILIES

Mr. DODD. Mr. President, I want to address the Senate for a few moments about a topic I know has consumed the attention of each and every one of us in this Chamber, indeed all Americans, over the past several days, and that is the tragic deaths of John Kennedy, Jr., his wife Carolyn, and her sister Lauren Bessette.

Permit me, if you will, to engage in a little regional chauvinism, for there are few things in life so pleasant as a

New England summer day. It is glorious to behold. The warm sweet air, the cold waters of its rivers and lakes and ocean seem to command a celebration of the very simple pleasures of life.

On this past Saturday, though, the inherent joy of a New England summer season dissolved throughout America with the news that these three young people were lost off the New England coast. Lost on a day that seemed meant for gladness, not grief. Lost in waters that should have welcomed pleasure, not disaster. For one family, the Kennedy family, a moment of a family's supreme joy—a wedding—was snatched greedily by the hand of a very cruel fate, indeed.

Most of us spent the better part of this past weekend hoping against hope that John and Carolyn and Lauren could be found safe and alive. By Sunday night we were resigned to the awful truth. Two American families have endured unspeakable loss.

One of those families, which is represented by the Bessette and Freeman families, we know very little about. They are constituents of mine and my colleague, Senator LIEBERMAN. We know very little about them other than the fact of their tragic loss. We can only imagine the joy and love and, yes, the easy and brilliant summer days, that they shared with these two remarkable and talented young women.

The other family we know a great deal about—about its moments of triumph and tragedy—and through it all their consistent service to our Nation and to humanity.

It happens that the patriarch, if you will, today of that family is our colleague and one of my dearest friends in this body, TED KENNEDY. We can only wonder at the immense burden of the grief he carries for his relatives over this loss and over all the other senseless, excruciating losses endured by the Kennedy family over the years. Those of us who have come to know him can only admire his courage and perseverance in the face of adversity which would wither the will of other men.

I know I speak for all of us here, and that I echo the sentiments expressed here on the floor this morning and last evening by other colleagues, in saying that we send our deepest, deepest sympathies to him, to his family, and to the family of Carolyn and Lauren Bessette.

Mr. President, I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. WELLSTONE. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. WELLSTONE. Mr. President, I cannot add to the words of Senator DODD. I thank him for what he said on

the floor of the Senate. And I say to him that what he said represents how I feel as a Senator from Minnesota.

I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. LEAHY. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

UNANIMOUS-CONSENT REQUEST—
H.R. 1501

Mr. LEAHY. Mr. President, I am about to propound a unanimous consent request on the juvenile justice conference. I notified the distinguished majority leader that I would be doing this earlier, and a day ago I also notified the distinguished chairman of the Judiciary Committee. I do it not in expectation the unanimous consent request will be agreed to but to, I hope, move this ball down the field.

So my request is this: I ask unanimous consent that the Senate proceed to the consideration of H.R. 1501, the House juvenile justice bill; that all after the enacting clause be stricken, and that the text of S. 254, as passed by the Senate, minus the provision added by Senator FEINSTEIN's amendment No. 343, as modified, be inserted in lieu thereof; the bill be passed, as amended; the Senate insist on its amendment and request a conference with the House; that the conferees be instructed to include in the conference report the provision added by Senator FEINSTEIN's amendment No. 343 to S. 254; and that the Chair be authorized to appoint conferees.

The PRESIDING OFFICER. Is there objection?

Mr. LOTT. I reserve the right to object—and I will object.

First of all, this is the kind of motion that usually the majority leader would make, and it is my intent to do that in the near future. I think we should go to conference on this issue. The juvenile justice bill came from the Judiciary Committee. The committee had been working on it, I think, for 3 years. Senators on both sides of the aisle worked on that bill. It included a variety of Senators, including, obviously, Senator LEAHY, Senator HATCH, Senator FEINSTEIN, Senator SESSIONS, Senator ASHCROFT, Senator THOMPSON, and a whole number of Senators over a period of years.

It does have very important provisions in regard to how do you deal with juvenile crime, how do you try offenders, and where do you incarcerate them. It deals with the real world problems of trying to deal with juvenile crime, including security in our schools. Specifically, it provides for metal detectors at our schools. It has programs that deal with alcohol abuse, drug abuse. It has some very important