

Executive Calendar No. 18, and that the cloture vote on the nomination occur at 1:45 p.m.

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

MORNING BUSINESS

REMEMBERING THE SOLDIERS OF 2ND BATTALION, 131ST FIELD ARTILLERY REGIMENT

Mr. CORNYN. Mr. President, this week, we remember the brave men of Texas who gave so much to preserve freedom in the Pacific and survived the greatest horrors of World War II. Soldiers of 2nd Battalion, 131st Field Artillery Regiment from Camp Bowie, TX, a Texas National Guard unit, were fighting alongside Australian forces on Java, an island in Indonesia, against invading Japanese forces. On March 8, 1942 the Americans and their Australian allies were captured by the Japanese. A report was never filed by the Japanese to identify the captured unit. As a result, the Texas soldiers had disappeared and were dubbed “the Lost Battalion.”

They were combined with survivors of the USS *Houston*, CA-30, which had been sunk in the Battle of Sunda Strait on March 1, 1942, and dispersed to POW labor camps located in Burma, Thailand, and Japan to work as slave laborers. They worked on the Burma-Siam Death Railway, building a railroad through the jungle and into the coal mines, docks, and shipyards in Japan and other Southeast Asian countries. For 42 months, the men of 2nd Battalion, 131st Field Artillery and the USS *Houston* suffered together through humiliation, degradation, physical and mental torture, starvation, and horrible tropical diseases, with no medication.

Five hundred and thirty-two soldiers of the battalion, along with 371 survivors of the USS *Houston* were taken prisoner. As many as 163 soldiers died in captivity, and of those, 133 are estimated to have died working on the railroad.

In August of 1945, after 42 months of captivity and forced labor, the survivors of 2nd Battalion, 131st Field Artillery Regiment and the survivors of the USS *Houston* were returned to the United States. March 8, 2017, marks the 75th year since their capture on the island of Java, and these soldiers deserve to be remembered for their heroic service and sacrifices in the Pacific theater of battle.

TRIBUTE TO DR. ROBERT BACKUS

Mr. LEAHY. Mr. President, today I am honored to recognize a Vermont treasure, Dr. Robert Backus of Grace Cottage Hospital, who is retiring after nearly four decades of dedicated service to the rural community of Townshend, VT.

Dr. Backus, or “Dr. B” as his patients often call him, is a natural heal-

er. He discovered his passion for medical sciences as a young hunter. After serving with the Peace Corps in Brazil, he traveled to Australia to complete a medical internship and his residency. Years later, while on a trek across country from California, Dr. Backus found himself meandering along the winding roads of Vermont’s Route 30, and he discovered the place he continues to call home today. The people of Townshend are glad he never left.

After settling in Vermont, Dr. Backus went on to complete his premedical studies at the University of Massachusetts and, later, Dartmouth College. He then received his doctorate in medicine from the University of Vermont in Burlington. Soon after, Dr. Backus took a job working as deputy to Dr. Carlos Otis, the revered founder of Vermont’s Grace Cottage Hospital, one of the State’s leading rural providers.

Dr. Backus is perhaps most well-known for always being there for his patients, even if they are admitted to a different hospital. He is also known for his strong commitment to the community. For example, each year, Dr. Backus dedicates his time to collecting items for the Grace Cottage Fair, an event that supports the work and patients of the hospital. He also enjoys singing in the West River Valley Chorus with his wife, Carol.

Dr. Backus remains committed to staying active in his community after retirement, and as a grandfather to six, he is also looking forward to spending more time with his family.

I am proud to honor Dr. Backus’s commitment to our State, and to the health and well-being of Vermonters. I know we will continue to see great things from him, and I wish him the very best as he enters a well-deserved retirement.

CRA DISAPPROVAL OF BLM PLANNING 2.0 RULE

Mr. UDALL. Mr. President, yesterday, the Senate approved H.J. Res. 44, a joint resolution of disapproval under the Congressional Review Act, CRA, that overturned the Bureau of Land Management’s resource management planning rule, commonly referred to as the planning 2.0 rule. I oppose this misguided revocation of a rule that would have allowed greater public involvement in the land-use planning process, increased government transparency, and improved the efficiency in making sustainable multiple use decisions for our public lands.

The BLM is responsible for administering 245 million acres, or over 10 percent of the total area of the United States, and 700 million acres, or 30 percent, of the Nation’s mineral estate. The majority of BLM lands are in the 11 western States and Alaska.

Across the West, the economy has changed significantly in recent decades. From 1990 to 2010, the population in the West grew by 36 percent, and the

economy of the West has grown faster than any other region in the country. As new people and new businesses have moved West, demands on public lands for outdoor recreation, hunting, fishing, tourism, conservation, and renewable energy development have been increasing. These demands have the potential to lead to conflicts with uses such as grazing, timber, mining, and oil and gas extraction.

The planning 2.0 rule represented a new approach to addressing increasingly complex challenges on public lands and balancing what are competing uses and, quite frankly, at times competing values for the use of our public lands. Planning 2.0 was the first update of the BLM’s planning regulations in 34 years. It included tools to help local land managers respond to these new challenges and the changing needs of western communities.

Under the BLM’s 1983 planning regulations, the BLM’s planning process has been far too slow. State, local, and tribal governments and the public have been frustrated with the BLM’s inability to complete resource management plans that support key infrastructure projects like pipelines, utility corridors, oil and gas leasing areas, and other management designations. It takes an average of 8 years to complete a resource management plan, and the public is provided few opportunities for input. By the time a plan is completed, it is almost already out of date. Since public involvement doesn’t occur until nearly the end of the planning process, new information provided near the end can require revision and cause further delay. Litigation also can stall the process and add significantly more time and costs.

Nullifying planning 2.0 through CRA disapproval permanently forces the BLM to use a planning process that wastes taxpayer money and is inefficient at best.

Planning 2.0 provided earlier and more frequent opportunities for public involvement as part of the new planning assessment step. By inviting State, local, and tribal governments and the public to share information and participate in developing alternatives before the draft resource management plan could be published, planning 2.0 made it possible to discover the issues and potential conflicts and work out solutions before huge investments of time and labor were expended. Early involvement and collaboration with the public and all stakeholders made the planning process more efficient and effective.

Under planning 2.0, the formal planning process remained largely unchanged: a draft environmental impact statement and a draft plan were still required, but with an expanded public comment period, from 90 days to 100 days. Draft plan amendments are often less complex, and so the minimum comment period was reduced from 90 days to 60 days. The rule provided opportunities to extend any comment period as necessary.