Heller Hoeven Inhofe Johanns Johnson (WI) Kirk Lee McCain	McConnell Moran Paul Portman Risch Roberts Rubio Scott	Sessions Shelby Thune Toomey Vitter Wicker
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ANSWERED "PRESENT"—3

Chambliss Hatch Isakson

The motion was agreed to.

MOTION TO RECONSIDER—MILLETT NOMINATION

The PRESIDENT pro tempore. The majority leader.

Mr. REID. I move to reconsider the vote by which cloture was not invoked on the Millett nomination.

The PRESIDING OFFICER. The Republican leader.

Mr. McCONNELL. Parliamentary inquiry.

The PRESIDENT pro tempore. The Republican leader will state the parliamentary inquiry.

Mr. McCONNELL. Is it correct that more than 200 judicial nominations have been confirmed by the Senate since 2009?

The PRESIDENT pro tempore. The Chair is informed the Secretary of the Senate confirmed that more than 200 judicial nominations have been confirmed since 2009.

Mr. McCONNELL. Mr. President, a further parliamentary inquiry.

The PRESIDENT pro tempore. The Republican leader will state the parliamentary inquiry.

Mr. McCONNELL. Is it correct that under the bipartisan streamlining provisions of S. Res. 116 and S. 679 in the 112th Congress, the Senate removed 169 nominations from Senate consideration completely, moved 272 nominations to the Senate's expedited calendar, and removed from Senate consideration approximately 3,000 nominations for the NOAA officer corps and the Public Health Service?

The PRESIDENT pro tempore. It is the understanding of the Chair that pursuant to S. Res. 116 and S. 679 of the 112th Congress, a large number of nominations were moved to a newly created expedited consideration process or removed from the advice-and-consent process of the Senate altogether. The Chair cannot confirm the exact number.

MOTION TO ADJOURN

Mr. McCONNELL. I move to adjourn the Senate until 5 p.m. and ask for the yeas and nays.

The PRESIDENT pro tempore. Is there a sufficient second?

There appears to be a sufficient second.

The question is on agreeing to the motion.

The clerk will call the roll.

The legislative clerk called the roll. The result was announced—yeas 46,

nays 54, as follows:

[Rollcall Vote No. 240 Ex.]

YEAS-46

Alexander Blunt Chambliss Ayotte Boozman Coats Barrasso Burr Coburn

Portman Cochran Hoeven Collins Inhofe Risch Corker Isakson Roberts Cornyn Johanns Rubio Crapo Johnson (WI) Scott Cruz Kirk Sessions Enzi Lee Shelby Manchin Fischer Thune Flake McCain Toomey McConnell Graham Vitter Grassley Moran Wicker Murkowski Hatch Heller Paul

NAYS-54

Baldwin	Hagan	Murray
Baucus	Harkin	Nelson
Begich	Heinrich	Pryor
Bennet	Heitkamp	Reed
Blumenthal	Hirono	Reid
Booker	Johnson (SD)	Rockefeller
Boxer	Kaine	Sanders
Brown	King	Schatz
Cantwell	Klobuchar	Schumer
Cardin	Landrieu	Shaheen
Carper	Leahy	Stabenow
Casey	Levin	Tester
Coons	Markey	Udall (CO)
Donnelly	McCaskill	Udall (NM)
Durbin	Menendez	Warner
Feinstein	Merkley	Warren
Franken	Mikulski	Whitehouse
Gillibrand	Murphy	Wyden

The motion was rejected.

MOTION TO RECONSIDER—MILLETT NOMINATION The PRESIDENT pro tempore. The majority leader.

Mr. REID. Are we now on the motion to reconsider the Millett nomination?

The PRESIDENT pro tempore. We are.

Mr. McCONNELL. I ask for the yeas and nays.

The PRESIDENT pro tempore. Is there a sufficient second?

There is a sufficient second.

The question is on agreeing to the motion.

The clerk will call the roll.

The legislative clerk called the roll. The result was announced—yeas 57, nays 43, as follows:

[Rollcall Vote No. 241 Ex.]

YEAS-57

Baldwin	Hagan	Murphy
Baucus	Harkin	Murray
Begich	Heinrich	Nelson
Bennet	Heitkamp	Pryor
Blumenthal	Hirono	Reed
Booker	Johnson (SD)	Reid
Boxer	Kaine	Rockefeller
Brown	King	Sanders
Cantwell	Klobuchar	Schatz
Cardin	Landrieu	Schumer
Carper	Leahy	Shaheen
Casey	Levin	Stabenow
Collins	Manchin	Tester
Coons	Markey	Udall (CO)
Donnelly	McCaskill	Udall (NM)
Durbin	Menendez	Warner
Feinstein	Merkley	Warren
Franken	Mikulski	Whitehouse
Gillibrand	Murkowski	Wyden

	NAYS—43	
Alexander Ayotte Barrasso Blunt Boozman Burr Chambliss Coats Coburn Cochran Corker Cornyn Crapo Cruz	Fischer Flake Graham Grassley Hatch Heller Hoeven Inhofe Isakson Johanns Johnson (WI) Kirk Lee McCain	Moran Paul Portman Risch Roberts Rubio Scott Sessions Shelby Thune Toomey Vitter Wicker

The motion was agreed to.

The PRESIDENT pro tempore. The majority leader is recognized.

APPEALING RULING OF THE CHAIR

Mr. REID. I raise a point of order that the vote on cloture under rule XXII for all nominations other than for the Supreme Court of the United States is by majority vote.

The PRESIDENT pro tempore. Under the rules, the point of order is not sustained.

Mr. REID. I appeal the ruling of the Chair and ask for the yeas and nays.

The PRESIDENT pro tempore. Is there a sufficient second?

Mr. McCONNELL. Mr. President, parliamentary inquiry.

The PRESIDENT pro tempore. The Republican leader will state the parliamentary inquiry.

Mr. McCONNELL. Is it correct that under the bipartisan provisions of S. Res. 15, adopted earlier this year, postcloture debate time on a district court nomination is limited to 2 hours before an up-or-down vote is required under the rules?

The PRESIDENT pro tempore. Pursuant to S. Res. 15 of the 113th Congress, postcloture debate on district court nominees is limited to 2 hours.

Mr. McCONNELL. Further parliamentary inquiry, Mr. President.

The PRESIDENT pro tempore. The Senator will state it.

Mr. McCONNELL. Is it correct under the provisions of S. Res. 15, adopted earlier this very year, that postcloture debate time on any executive branch nomination other than those at the Cabinet level is already limited to 8 hours before an up-or-down vote is required under Senate rules?

The PRESIDENT pro tempore. Pursuant to S. Res. 15 of the 113th Congress, postcloture debate on any nomination to the executive branch, which is not a level 1 position as set forth in title 5 of the U.S. Code, section 5312, is limited to 8 hours.

Mr. REID. I appeal the ruling of the Chair and ask for the yeas and nays.

The PRESIDENT pro tempore. Is there a sufficient second? There is a sufficient second.

The Republican leader.

Mr. McCONNELL. Mr. President, one other parliamentary inquiry. When the Senate's rules were amended and a new standing order on consideration of nominations was established earlier this year, the majority leader and I engaged in a colloquy to announce that no further rules changes would be considered unless under the regular order and through the action of the Senate Rules Committee.

Would the Chair confirm that currently the rules of the Senate provide that a proposal to change the Senate rules would be fully debatable unless two-thirds of the Senators present and voting voted to invoke cloture, which would mean 67 Senators voting in the affirmative if all 100 voted?

The PRESIDENT pro tempore. The Republican leader is correct.

Mr. McCONNELL. Further inquiry: It is my understanding that prevailing on appeal of the ruling of the Chair would

change Senate precedent on how nominations are considered in the Senate and effectively change the procedures or application of the Senate's rules.

How many votes are required to appeal the ruling of the Chair in this instance?

The PRESIDENT pro tempore. A majority of those Senators voting, a quorum being present, is required.

Mr. McCONNELL. So I am correct that overturning the ruling of the Chair requires a simple majority vote?

The PRESIDENT pro tempore. The Senator from Kentucky is correct.

The majority leader has appealed from the decision of the Chair.

The question is, Shall the decision of the Chair stand as the judgment of the Senate?

Mr. REID. I ask for the yeas and

The PRESIDENT pro tempore. The yeas and nays are requested.

Is there a sufficient second?

There appears to be a sufficient sec-

The clerk will call the roll.

The assistant legislative clerk called Paldwin the roll.

The result was announced—yeas 48, nays 52, as follows:

[Rollcall Vote No. 242 Ex.]

YEAS-48

Alexander	Fischer	McConnell	
Ayotte	Flake	Moran	
Barrasso	Graham	Murkowski	
Blunt	Grassley	Paul	
Boozman	Hatch	Portman	
Burr	Heller	Pryor	
Chambliss	Hoeven	Risch	
Coats	Inhofe	Roberts	
Coburn	Isakson	Rubio	
Cochran	Johanns	Scott	
Collins	Johnson (WI)	Sessions	
Corker	Kirk	Shelby	
Cornyn	Lee	Thune	
Crapo	Levin	Toomey	
Cruz	Manchin	Vitter	
Enzi	McCain	Wicker	
NAYS-52			

	111110 00	
Baldwin Baucus Begich Bennet Blumenthal Booker Boxer Brown Cantwell Cardin Carper Casey Coons Donnelly Durbin Feinstein	Hagan Harkin Heinrich Heitkamp Hirono Johnson (SD) Kaine King Klobuchar Landrieu Leahy Markey McCaskill Menendez Merkley Mikulski	Nelson Reed Reid Rockefeller Sanders Schatz Schumer Shaheen Stabenow Tester Udall (CO) Udall (NM) Warner Warren Whitehouse
Feinstein		
Franken	Murphy	Wyden
Gillibrand	Murray	

The PRESIDENT pro tempore. The decision of the Chair is not sustained.

The Republican leader. APPEALING RULING OF THE CHAIR

Mr. McCONNELL. Mr. President, I make a point of order that nominations are fully debatable under the rules of the Senate unless three-fifths of the Senators chosen and sworn have voted to bring debate to a close. Under the precedent just set by the Senate, cloture is invoked at a majority. Therefore, I appeal the ruling of the Chair and ask for the yeas and nays.

The PRESIDENT pro tempore. The Chair has not yet ruled.

Under the precedent set by the Senate today, November 21, 2013, the threshold for cloture on nominations, not including those to the Supreme Court of the United States, is now a majority. That is the ruling of the Chair.

Mr. McCONNELL. I appeal the ruling of the Chair and ask for the yeas and

The PRESIDENT pro tempore. The Republican leader appeals the decision of the Chair.

The question is, Shall the decision of the Chair stand as the judgment of the Senate?

The yeas and nays have been requested.

Is there a sufficient second?

There is a sufficient second.

The yeas and navs are ordered.

The clerk will call the roll.

The legislative clerk called the roll.

The result was announced—yeas 52, nays 48, as follows:

[Rollcall Vote No. 243 Ex.]

YEAS-52

Baldwin	Hagan	Nelson
Baucus	Harkin	Reed
Begich	Heinrich	Reid
Bennet	Heitkamp	Rockefeller
Blumenthal	Hirono	Sanders
Booker	Johnson (SD)	Schatz
Boxer	Kaine	Schumer
Brown	King	Shaheen
Cantwell	Klobuchar	Stabenow
Cardin	Landrieu	Tester
Carper	Leahy	Udall (CO)
Casey	Markey	. ,
Coons	McCaskill	Udall (NM)
Donnelly	Menendez	Warner
Durbin	Merkley	Warren
Feinstein	Mikulski	Whitehouse
Franken	Murphy	Wyden
Gillibrand	Murrav	

NAVS 48

	NA15-40	
Alexander	Fischer	McConnell
Ayotte	Flake	Moran
Barrasso	Graham	Murkowski
Blunt	Grassley	Paul
Boozman	Hatch	Portman
Burr	Heller	Pryor
Chambliss	Hoeven	Risch
Coats	Inhofe	Roberts
Coburn	Isakson	Rubio
Cochran	Johanns	Scott
Collins	Johnson (WI)	Sessions
Corker	Kirk	Shelby
Cornyn	Lee	Thune
Crapo	Levin	Toomey
Cruz	Manchin	Vitter
Enzi	McCain	Wicker

The PRESIDENT pro tempore. The Senate sustains the decision of the Chair.

The majority leader.

Mr. REID. Mr. President, what is the pending question before the Senate?

CLOTURE MOTION

The PRESIDENT pro tempore. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move to bring to a close debate on the nomination of Patricia Ann Millett, of Virginia, to be United States Circuit Judge for the District of Columbia.

Harry Reid, Patrick J. Leahy, Richard J. Durbin, John D. Rockefeller IV, Benjamin L. Cardin, Jon Tester, Sheldon Whitehouse, Mark R. Warner, Patty Murray, Mazie K. Hirono, Angus S. King, Jr., Barbara Boxer, Jeanne Shaheen, Robert Menendez, Bill Nelson, Debbie Stabenow, Richard Blumenthal.

The PRESIDENT pro tempore. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Patricia Ann Millett, of Virginia, to be United States Circuit Judge for the District of Columbia Circuit, shall be brought to a close, upon reconsideration?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The assistant legislative clerk called the roll.

Mr. CHAMBLISS (when his name was called). Present.

Mr. HATCH (when his name was called). Present.

The yeas and nays resulted—yeas 55, navs 43, as follows:

[Rollcall Vote No. 244 Ex.]

YEAS-55

Baldwin	Harkin	Nelson
Baucus	Heinrich	Pryor
Begich	Heitkamp	Reed
Bennet	Hirono	Reid
Blumenthal	Johnson (SD)	Rockefeller
Booker	Kaine	Sanders
Boxer	King	Schatz
Brown	Klobuchar	Schumer
Cantwell	Landrieu	Shaheen
Cardin	Leahy	Stabenow
Carper	Levin	Tester
Casey	Manchin	
Coons	Markey	Udall (CO)
Donnelly	McCaskill	Udall (NM)
Durbin	Menendez	Warner
Feinstein	Merkley	Warren
Franken	Mikulski	Whitehouse
Gillibrand	Murphy	Wyden
Hagan	Murray	

NAYS-43

Alexander Ayotte Barrasso Blunt Boozman Burr Coats Coburn Cochran	Fischer Flake Graham Grassley Heller Hoeven Inhofe Isakson Johanns	Murkowski Paul Portman Risch Roberts Rubio Scott Sessions
Cochran Collins Corker Cornyn Crapo Cruz	Johanns Johnson (WI) Kirk Lee McCain McConnell	Sessions Shelby Thune Toomey Vitter Wicker
Enzi	Moran	

ANSWERED "PRESENT"-2

Chambliss Hatch

The PRESIDENT pro tempore. Upon reconsideration, the motion is agreed

EXECUTIVE SESSION

NOMINATION OF PATRICIA ANN MILLETT TO BE UNITED STATES CIRCUIT JUDGE FOR THE DIS-TRICT OF COLUMBIA CIRCUIT— Resumed

The PRESIDENT pro tempore. The Senator from Iowa.