

an attack that is believed to have killed almost 40 Syrian personnel.

A Florida native, Abusalha was eulogized by a recruitment video featuring images of the September 11 attack on the World Trade Center and a burning American flag.

The White House recently announced plans to increase support for the Syrian opposition, including a \$500 million plan to train and equip vetted elements of the Syrian opposition. Despite the announcement, few details are available on how this training would actually take place, and it may be quite some time before this program begins. It is also unclear how this new program to train Syrian opposition fighters will actually help counter the growing terrorist threat in Syria as opposed to simply countering the Assad regime. It is clear the administration has not prepared any plan that will fit into a cohesive and compelling foreign policy in the region.

The Middle East over the last 3 years has been besieged by a resurgence of instability, violence, and terrorism. The administration, unfortunately, has done little to stop it. Instead of focusing on countering rising groups in Iraq and Syria, the administration has been focused on ending the wars in Iraq and Afghanistan, which appears to have had the unfortunate consequence of letting America's enemies grow stronger.

Al Qaeda, its affiliates, and other terrorist groups are determined to attack the United States. We constantly face new plots and operatives looking for ways to murder Americans, such as the foiled May 2012 AQAP plot to put another IED on a U.S.-bound commercial aircraft. Thankfully, this plot and others have not materialized, but we are not going to always be so fortunate. Just this month TSA was forced to institute new security measures to mitigate the terrorist threat to commercial aviation. The administration must come to grips with the terrorist threats we face and put policies in place that will effectively counter them. I would encourage the administration to act immediately before another act of terrorism against our country occurs.

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. REID. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.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 AGREEMENT—EXECUTIVE CALENDAR

Mr. REID. Madam President, I ask unanimous consent, notwithstanding rule XXII, that following the vote on the motion to invoke cloture on the motion to proceed to S. 2569 on

Wednesday, July 23, the Senate proceed to executive session to consider Calendar Nos. 802, 786, and 599; that there be 2 minutes for debate equally divided between the two leaders or their designees prior to each vote; that upon the use or yielding back of that time, the Senate proceed to vote with no intervening action or debate on the nominations in the order listed; that any roll-call votes following the first in the series be 10 minutes in length; that if any nomination is confirmed, the motion to reconsider be considered made and laid upon the table, with no intervening action or debate; that no further motions be in order to the nominations; that any statements related to the nominations be printed in the RECORD; that the President be immediately notified of the Senate's action, and the Senate then resume legislative session; further, that if cloture is invoked on the motion to proceed to S. 2569, all time consumed while in executive session under the terms of this agreement count postcloture.

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

Mr. REID. Madam President, for the information of all Senators, we expect the nominations to be considered in this agreement to be confirmed by voice vote.

EXECUTIVE SESSION

NOMINATION OF PAMELA HARRIS TO BE UNITED STATES CIRCUIT JUDGE FOR THE FOURTH CIRCUIT

Mr. REID. Madam President, I move to proceed to executive session to consider Calendar No. 929.

The PRESIDING OFFICER. The question is on agreeing to the motion to proceed.

The motion was agreed to.

CLOTURE MOTION

Mr. REID. I send a cloture motion to the desk.

The PRESIDING OFFICER. 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 Pamela Harris, of Maryland, to be United States Circuit Judge for the Fourth Circuit.

Harry Reid, Patrick J. Leahy, Barbara A. Mikulski, Benjamin L. Cardin, Thomas R. Carper, Sheldon Whitehouse, Christopher A. Coons, Bernard Sanders, Dianne Feinstein, Mazie Hirono, Richard Blumenthal, Amy Klobuchar, Edward J. Markey, Tom Harkin, Kirsten E. Gillibrand, Christopher Murphy, Cory A. Booker.

The PRESIDING OFFICER. The clerk will report the nomination.

The legislative clerk reported the nomination of Pamela Harris, of Maryland, to be United States Circuit Judge for the Fourth Circuit.

Mr. REID. Madam President, I ask unanimous consent the mandatory quorum under rule XXII be waived.

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

LEGISLATIVE SESSION

Mr. REID. I move to proceed to legislative session.

The PRESIDING OFFICER. The question is on agreeing to the motion to proceed.

The motion was agreed to.

MORNING BUSINESS

Mr. REID. Madam President, I ask unanimous consent the Senate proceed to a period of morning business with Senators permitted to speak therein for up to 10 minutes each.

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

RECOGNIZING THE HONORABLE BRENT T. ADAMS

Mr. REID. Madam President, I rise today to recognize the career of the Honorable Brent T. Adams, who is retiring from the Second Judicial District Court of the State of Nevada.

For more than 25 years, Judge Adams has been the presiding judge in Department Six of the district court. Since being appointed to the distinctive position by Governor Bob Miller on July 4, 1989, his consistent leadership and responsiveness to the public and the court have not gone unnoticed, as he successfully won four elections to maintain his seat. Judge Adams' dedication to his profession was reflected in the Washoe County Bar Association's biennial surveys, where he consistently received exceptional judicial performance evaluations and high retention ratings.

Beyond his remarkable career at the district court, Judge Adams has had a tremendous impact on the entire legal community. He has served as a faculty member of the National Judicial College for 20 years, where he conducts national and international legal and judicial training on a wide array of topics. Judge Adams initiated the Washoe County drug court, the court services program, and the Washoe County Criminal Justice Advisory Committee, which he chaired from 1993 to 2002. He is also an active member of the Nevada Board of Continuing Legal Education and has served on the Nevada Commission on Judicial Discipline, the Judicial Assessment Commission, the Nevada Supreme Court Alternative Dispute Resolution Committee, and the Washoe County Law Library Board.

In addition to his impressive work in the legal community, he has worked to serve the greater Reno community by serving on the University of Nevada, Reno College of Liberal Arts Advisory Council, and the Reno Diocese Review Board of the Roman Catholic Church.

Through his years of professional and voluntary service, Judge Adams has become a fixture in the Reno community. I congratulate him on his many successes and decades of dedicated public service, and I wish him the best in all his future endeavors.

TRIBUTE TO DICK CLARK

Mr. LEAHY. Madam President, I served with Dick Clark and traveled with him to different parts of the country, including a very cold day in the winter in Vermont. One of the finest Senators I served with was Dick Clark from Iowa and I still think of all I learned from him. I was so happy to see David Rogers' article about him in *Politico*. I ask unanimous consent that the article be printed in the *RECORD*.

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

[From *Politico*, Dec. 20, 2013]

A NELSON MANDELA BACKSTORY: IOWA'S DICK CLARK

(By David Rogers)

Dick Clark was Mandela when Mandela wasn't cool.

A one-term Democratic senator from Iowa and for years afterward a leader of congressional discussions on apartheid, Clark is now 85 and long gone from the public scene. But the ups and downs of his career are an intriguing back story—and counterpoint—to the outpouring of praise for Nelson Mandela, the black liberation leader and former president of South Africa who died Dec. 5.

It wasn't always that way in Washington. Indeed, Mandela turned 60 in South Africa's Robben Island prison in the summer of 1978 even as Clark—chairman of the African Affairs panel on the Senate Foreign Relations Committee—was fighting for his own re-election in Iowa.

It was a time when Republican challenger Roger Jepsen felt free to taunt the Democrat as “the senator from Africa.” Tensions were such that the State Department called in a South African Embassy official in May for making disparaging remarks about Clark in Iowa. And after Clark lost, South Africa's ousted information secretary, Eschel Rhoodie, said his government invested \$250,000 to defeat Clark, who had become a thorn in the side of the white regime.

Jepsen denied any knowledge of South Africa's alleged role. Nor does Clark accuse him of such. But 35 years after, Clark has no doubt that the apartheid government led by Prime Minister B. J. Vorster wanted him out—and had a hand in his defeat.

Clark's liberal record and support of the Panama Canal Treaty, which narrowly cleared the Senate in the spring of 1978, also hurt his chances in Iowa. But the fatal blow was a fierce wave of late-breaking ground attacks from anti-abortion forces—something even conservative writers like Robert Novak had not anticipated in a published column weeks before.

“Abortion was the issue, and how much effect this apparent \$250,000 had to do with promoting it more, I have no way of evaluating it,” Clark said in a recent interview at his home in Washington. “No question that they did it. They said they did, and I think they did.”

Clark had made himself a target for South Africa with his high-profile chairmanship of the Africa subcommittee. In Washington as well, he was not without critics who accused

him of being too puritanical, too quick to fault U.S. policy. But like no senator before him, Clark used the panel to raise the visibility of human rights issues in the southern regions of the continent.

The roster of prior Africa subcommittee chairs reads like a Who's Who of national Democrats: John Kennedy in the late 1950s; Tennessee Sen. Albert Gore, father of the future vice president; future Senate Majority Leader Mike Mansfield; and former Vice President Hubert Humphrey after his return to the Senate. But all stayed for just one Congress before moving on. Clark stuck, challenging Cold War policies that he believed hurt the larger struggle against apartheid that Mandela symbolized.

“He was the icebreaker here,” says his friend Rep. George Miller (D-Cal.). “He was out breaking ice on Africa issues for the country and certainly for the Senate.”

What's more, after losing his Senate seat, Clark didn't stop. Instead, he found a new classroom via the Aspen Institute, where the former professor began what amounted to his own graduate program in 1983 to educate members of Congress about different policy issues.

Russia had been Clark's early academic interest and was as well in his first years at Aspen. But Africa tugged and he set out “to try to get a cadre of Congress who would know about South Africa and what was going on in South Africa.”

These typically were nearly weeklong seminars—held at choice locales overseas to lure members of Congress but also to provide neutral ground for the warring parties inside South Africa.

Bermuda, for example, served as a meeting place in 1989. The island allowed officials from the South African government to shuttle in and out before the arrival of outlawed representatives for Mandela's African National Congress, which was operating then from outside South Africa.

“All of them were there, making their pitches,” Clark said. And once Mandela was released from prison in 1990, the venue shifted to South Africa itself. “We got Mandela, who had just gotten out of jail not long before, to come,” Clark recalls of an April 1991 session in Cape Town a seminar that also included F. W. de Klerk, South Africa's white president.

Most striking here was Clark's impact on Republicans—the party that helped to throw him out of the Senate.

“He is a wonder,” says former Sen. Alan Simpson (R-Wyo.). “I had been told he was a lefty, the stereotype, but he just drew out people. He never showed bitterness toward the right or promoting one side.”

Just as “Mandela made a difference, Dick Clark made a difference in awareness” at home in Congress, Simpson adds.

Former Rep. John Porter (R-Ill.) remembers an Aspen meeting in Cape Town at which Clark surprised the participants on the last day by sending them out to walk through the neighborhoods of a black township to meet with families. “Dick Clark would do things like that,” Porter said.

“This was before all the big changes in South Africa when we were debating sanctions,” said former Sen. John Danforth (R-Mo.). “He was just so dedicated to it and knew all the players.”

In fact, Clark says he knew very little about Africa before coming to the Senate after the 1972 elections. But when a seat opened up on Foreign Relations in 1975, he grabbed it and fell into the Africa post just ahead of his classmate Sen. JOSEPH BIDEN (D-Del.), the future vice president.

Timing is everything in Congress and it was Clark's good fortune in this case. The legendary but very controlling Foreign Rela-

tions Committee Chairman J. William Fulbright (D-Ark.) had just left the Senate at the end of 1974 and this allowed subcommittee chairs like Clark to act more on their own.

“Fulbright's attitude was the subcommittees couldn't do anything. Everything ought to be done by the full committee,” Clark said. “I was next to last on seniority. When it got down to me, the only thing left was Africa about which I knew very little. Some would say none. So I just figured: Here's a chance to learn something and I spent a lot of time doing hearings and learning about Africa.”

He also traveled venturing into southern, sub-Saharan Africa which was then unfamiliar to many on the Senate committee.

“Humphrey told me that he got as far south as Ethiopia,” Clark said. “It was new territory and interesting and of course we were putting a lot of covert money in Africa, as were the Russians.”

In the summer of 1975, Clark and two aides left Washington for what was to be a trip to just Tanzania, Zambia and Zaire. But that itinerary quickly expanded to include the two former Portuguese colonies, Mozambique and Angola.

The Angola detour was pivotal and included face-to-face meetings with Central Intelligence Agency personnel on the ground as well as the leaders of the three rival factions in Angola's post-colonial civil war. The Soviet Union and Cuba were then actively backing the new leftist government under Agostinho Neto. The CIA and South Africa had begun a covert partnership assisting rebel factions: chiefly Jonas Savimbi in the south, but also Holden Roberto, whose base was more in the north and Zaire.

Soon after Clark returned, the debate broke into the open after news reports detailing the U.S. and South African operations. Congress cut off new funding in a December 1975 appropriations fight. It then quickly enacted a more permanent ban the so-called Clark amendment prohibiting future covert assistance for paramilitary operations in Angola.

Signed into law in February 1976, the Clark amendment was repealed under President Ronald Reagan in 1985. Conservatives long argued that it was always an overreach by Congress, reacting to Lyndon Johnson and Richard Nixon's handling of the Vietnam War.

“The danger now is the pendulum will swing too far the other way,” Secretary of State Henry Kissinger warned Clark's panel in a January 1976 hearing.

But for all the echoes of Vietnam, Clark says he saw his amendment more as a way to separate the U.S. from South Africa's apartheid regime.

“The reason the amendment passed so easily in both houses was because of Vietnam, so I certainly related the two,” Clark said. “But my interest was really in Africa and South Africa. We were aligning ourselves with apartheid forces. The reason for my amendment was to disassociate us from apartheid and from South Africa.”

“Kissinger had really no feeling for human rights that I could ever discern and certainly not in South Africa,” Clark said. “His association with South Africa was obviously very close.”

A year later, visiting South Africa, Clark got a taste of how closely the white government under Vorster had been watching him.

That trip included an important meeting in Port Elizabeth with the young black leader, Steve Biko, who had just been released from jail and would die 10 months later after a brutal interrogation in the summer of 1977. Clark said he became a courier of sorts, taking back a Biko memorandum to Jimmy Carter's incoming administration.