Congressional Record — Senate

S5449

June 10, 2008

Senator from Wisconsin (Mr. FEINGOLD), the Senator from New York (Mr. SCHUMER), the Senator from California (Mrs. BOXER) and the Senator from Connecticut (Mr. LIEBERMAN) were added as cosponsors of S. 3070, a bill to require the Secretary of the Treasury to maintain a list commemorating the centennial of the Boy Scouts of America, and for other proposes.

At the request of Mr. CORNYN, the name of the Senator from Mississippi (Mr. COCHRAN) was added as a cosponsor of S. 3073, a bill to amend the Uniformed and Overseas Citizens Absentee Voting Act to improve procedures for the collection and delivery of absentee ballots of absent overseas uniformed services voters, and for other purposes.

At the request of Mrs. FEINSTEIN, the name of the Senator from Arizona (Mr. KYL) was added as a cosponsor of S. 3080, a bill to ensure parity between the revenue Code of 1986 to extend certain exclusions in the tariff law.

At the request of Mr. BAYH, the name of the Senator from New York (Mrs. CLINTON) was added as a cosponsor of S. 3099, a bill to prohibit the use of funds by the Department of Defense for propaganda purposes within the United States or otherwise specifically authorized by law.

At the request of Mr. Bunning, his name was added as a cosponsor of S. 3096, supra.

At the request of Mr. KERRY, the name of the Senator from New York (Mrs. CLINTON) was added as a cosponsor of S. 3100, a bill to amend the Internal Revenue Code of 1986 to extend certain expiring provisions, and for other purposes.

At the request of Mr. BUNNING, his name was added as a cosponsor of S. 3098, supra.

At the request of Mr. HARKIN, the name of the Senator from Iowa (Mr. BINGAMAN) was added as a cosponsor of S. 3109, a bill to require the payment of compensation to members of the Armed Forces and civilian employees of the United States who were forced to perform slave labor by the Imperial Government of Japan or by corporations of Japan during World War II, or the surviving spousal of such members, and for other purposes.

Congress passed the Vessel Hull Design Protection Act in 1998 to recognize the significant time, effort, and innovation involved in ship design. Litigation under the bill, however, has made it clear that in order to be effective, this law needs to be clarified and refined. Our bill does exactly this, and no more, by clarifying the definition of "hull" and "deck." This ensures that the intellectual property rights of vessel hulls will be protected. I hope the Senate will move quickly to pass this revised, bipartisan legislation.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD, as follows:

S. 3106

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. VESSEL HULL DESIGN PROTECTION.

(a) SHORT TITLE.—This section may be cited as the "Vessel Hull Design Protection Amendments of 2008".

(b) DESIGNS PROTECTED.—Section 1301(a) of title 17, United States Code, is amended by striking paragraph (2) and inserting the following:

"(2) VESSEL FEATURES.—The design of a vessel hull, deck, or combination of a hull and deck, including a plug or mold, is subject to protection under this chapter, notwithstanding section 1302(4)."

(c) EXCEPTIONS.—Section 1301(b) of title 17, United States Code, is amended by adding at the end the following:

"(3) EXCEPTIONS.—The design of a vessel hull, including a plug or mold, and insertings the following:

"(4) A 'hull' is the horizontal surface of a vessel that covers the hull, including exterior cabin and cockpit surfaces, and exclusive of masts, sails, rigging, hardware, fixtures, and other attachments;"; and

(3) by adding at the end the following:

"(4) A ‘deck’ is the horizontal surface of a vessel that covers the hull, including exterior cabin and cockpit surfaces, and exclusive of masts, sails, rigging, hardware, fixtures, and other attachments;"

By Mr. BINGAMAN (for himself and Mr. HATCH):

S. 3107. A bill to require the payment of compensation to members of the Armed Forces and civilian employees of the United States who were forced into slave labor by the Imperial Government of Japan or by corporations of Japan during World War II, or the surviving spousal of such members, and for other purposes:

Mr. BINGAMAN. Mr. President, I rise today with my colleague Senator HATCH to introduce legislation to acknowledge the heroic contributions of American ex-prisoners of war who were forced into slave labor by the Imperial Government of Japan during the Second World War. The bill would award one-time compensation of $20,000 to each surviving veteran, government employee, or government contractor who was imprisoned by the Japanese during World War II and forced to perform slave labor—support Japan’s war effort. The bill would extend that compensation to surviving spouses of such veterans or employees. While this compensation is only a small token of our Nation’s gratitude, it is my hope that it serves as recognition of the vital military contributions and sacrifices made by these individuals, particularly as those Americans who sacrificed so much approach their final years.

From December 1941 to April 1942, American military forces stationed in the Philippines fought valiantly for almost 6 months against overwhelming Japanese military forces on the Bataan peninsula. As a result of that prolonged conflict, U.S. forces prevented Japan from achieving its objective of capturing Australia and thereby dooming Allied hopes in the Pacific theater from the outset of the war. Once captured by the Japanese, American prisoners of war in the Philippines endured the infamous "Death March" during which approximately 730 Americans died en route to the notorious Japanese prison camp north of Manila. Of the survivors of the March, more than 5,000 more Americans perished during the first 6 months of captivity. The Japanese forced many of those who survived captivity to embark on "hell ships"—unmarked merchant ships—to be transported to Japan to work as slave laborers in company-owned mines, shipyards, and factories. Tragically, many of our own men perished in those unmarked vessels, victims of attacks by American military aircraft and submarines who were unaware that American POWs were aboard those ships. The stories of the American military and civilian employee captured by the Japanese at Wake Island, Java, Manchuria, Taiwan, and other locations in the Pacific
enslaved to support the war effort are equally compelling.

The heroic performance of our sol-
diers at Bataan and during incarcera-
tion in POW camps earned them well-
deserved citations following the war. For example, the 206th and 556th Coastal
Artillery units from New Mexico that served to defend the retreating troops at Bataan received three President-
ial Unit Citations and the Phil-
ippine Presidential Unit Citation for their valor. New Mexico is partic-
ularly proud of these men whose hero-
ism today I seek to salute through this leg-
islation today.

Sadly, the Americans who were
enslaved by Japan have never been ade-
quately compensated for the excru-
ciating sacrifices they made while in
Japanese military and company pris-
sions and labor camps. In the War Claims
Acts of 1948 and 1952, our Government
appropriated in the War Claims Act for
Japanese military and company pris-
cers who are alive today to share their
captivity, and later, $1.50 per day for “forced labor, pain, and suffering.”

By Mr. KERRY (for himself, Mrs.
DOLE, and Mr. KOHL):

S. 3108. A bill to require the Presi-
dent to call a White House Conference
on Food and Nutrition; to the Com-
mittee on Agriculture, Nutrition, and
Forestry.

Mrs. DOLE. Mr. President, in 2003, I
made my maiden floor speech on hun-
ger issues and how we as a Nation can tackle them. I have continued my
strongest efforts to advance legislation
that 1 in 10 U.S. households is affected
by hunger and to advance legislation
and programs that aid the hungry. Today is Hunger Awareness Day, and as I have in years past, I welcome the
opportunity to speak about the food in-
security problems that persist through-
out this country and the world. Most
importantly, I come to offer ideas and
invigorate the discussion about solu-
tions.

With food and energy prices on the
rise, we must be particularly cognizant
of the hungry. Not only do hard eco-
nomic times generate a greater need for
food assistance, but the very agen-
cies and organizations that provide as-
sistance are trying to meet growing de-
mands while food and gas grow more
expensive.

In the past few months, I have read
numerous stories in North Carolina
ewspapers about soup kitchens and
food banks struggling to serve all those
in need and even schools strapped for
cash to pay for their lunch programs.

For example, last weekend, the Ashe-
villle Citizen-Times ran a letter to the
editor from MANNA FoodBank which said:

"Approximately 10 years have passed
since I began advocating for passage of
this type of compensation, and in that
time, many of these brave heroes who
dererve recognition have already
passed away. Fortunately, Congress
still has time to honor those individ-
uals who are alive today to share their
courageous and heartrending stories.
For this reason, I believe the Congress
should avoid any further delay and act
as soon as possible to enact this impor-
tant legislation. I thank Senator
HATCH for agreeing to cosponsor this
legislation, and I urge my fellow Sen-
ators to support it.

By Mr. KERRY (for himself, Mrs.
DOLE, and Mr. KOHL):

S. 3108. A bill to require the Presi-
dent to call a White House Conference
In my ongoing efforts to stamp out hunger, today I am joining my colleague, Senator JOHN KERRY, to introduce legislation requiring a White House Conference on Food, Nutrition, and Health to be held by the end of 2010. It has been nearly 40 years since the first and only White House conference reviewed national nutrition policy. I actually helped organize that conference while working for the White House Office of Consumer Affairs.

Poverty and effective policies came out of those discussions. With more than 35 million Americans today facing food insecurity issues, it is high time we make ending hunger and improving health and nutrition national priorities. I encourage my colleagues to sign on to my bill.

This week, I also plan to offer an amendment to the tax extenders bill that addresses four tax issues which will encourage food donations and volunteering to help the hungry. This package included in the Senate passed farm bill but, unfortunately, was removed in conference. It will extend for 2 years a provision from the Pension Protection Act that allows any taxpayer to claim an enhanced deduction for food. It allows restaurants to qualify for this deduction. It simplifies the rules that allow farmers and ranchers to take advantage of this deduction for donating their products. And it allows volunteers to have a tax deduction for mileage incurred while transporting food donations.

Along these lines, I also have a bill that will provide a tax credit for the cost of transporting food to assist the hunger relief efforts of charitable organizations. The hunger relief trucking tax credit will benefit groups such as the Society of St. Andrew, which helps recover food for the needy. The society is very active in the area of gleaning, Mr. President. Excess crops that would otherwise be thrown out are taken from farms, packinghouses, and warehouses, and distributed to the needy. Each year in this country, 696 billion pounds of good, nutritious food is left over or thrown away. Gleaning helps eliminate this waste. It helps the farmer because he doesn’t have to haul off or plow under crops that don’t meet exact specifications of grocery chains, and it helps the hungry by giving them nutritious fresh foods. It has been a joy to glean fields in North Carolina Senate and for that reason we think it should go forward.

By Mr. THUNE (for himself, Mr. CARDIN, and Mr. LAUTENBERG): S. 3109. A bill to amend the Solid Waste Disposal Act to direct the Administrator of the Environmental Protection Agency to establish a hazardous waste electronic manifest system; to the Committee on Environment and Public Works.

Mr. THUNE, Mr. President, I rise today to introduce a bipartisan bill that seeks to update the way in which the Federal Government tracks the shipment of hazardous waste. I am pleased that Senators CARDIN and LAUTENBERG have joined me in introducing this bill, which builds upon the bipartisan legislation I introduced last Congress with Senator Jeffords and Senator INHOFE when I served as chairman of the Environment and Public Works Subcommittee on Superfund and Waste Management.

Simply put, our legislation would direct the Environmental Protection Agency to begin a much needed transformation of the tracking of hazardous wastes. While the Resource Conservation and Recovery Act, RCRA, that Congress passed in 1976 has done a great deal to protect human health and the environment, the manifest system that is used to track federally-regulated hazardous wastes from “cradle to grave” has turned into the single largest continuous paperwork burden imposed on regulated entities under Federal environmental law.

On an annual basis, roughly 139,000 regulated entities track anywhere between 2.5-5 million hazardous waste manifest copies that must be signed and mailed to waste generators and State agencies—and then ultimately stored by each regulated entity. To underscore just how cumbersome this paper manifest is, the Environmental Protection Agency has noted that roughly 22 States don’t even keep copies because it represents too large of a paperwork burden.

The benefits of using electronic manifests are numerous and each of the witnesses who testified last week at the EPW Subcommittee hearing that I chaired on September 26, 2006 spoke to the benefits it would have—both in terms of improving federal oversight of hazardous waste transport and lessening the paperwork burden on regulated entities.

I would like to stress that this legislation builds upon the measure I introduced last Congress and incorporates a handful of changes made at the request of various stakeholders, including Senator CARDIN and Senator LAUTENBERG for their support as we work to improve the arcane system currently utilized to track hazardous waste shipments. Transitioning to an electronic system is long overdue and this legislation would be paid for by the users of the system—the generators and waste companies that handle hazardous waste.

In closing I would like to highlight just one of the statements of support I received for the legislation that I began working on over 2 years ago. The following statement of support came from Terrence Gray, President of the Association of State and Territorial Solid Waste Management Officials, who noted:

It is appropriate, many would say overdue, in the 21st Century economy to have the capability of using electronic reporting for such a critical tracking system, and we are supportive of your efforts to initiate this process. It is our understanding that [this bill] is the necessary first step in designating the detailed system the electric manifest, and for that reason we think it should go forward.

I trust that my colleagues will recognize the benefits of setting up an electronic manifest system as is envisioned under the Thune-Cardin bill we have introduced today.

Mr. CARDIN. Mr. President, I join the Senator from South Dakota, Mr.
THUNE, in cossponsoring a bill to modernize the tracking of hazardous waste. The Federal waste law requires the tracking of hazardous waste from “cradle to grave.” This tracking system is designed to provide an enforceable chain of custody for hazardous wastes. The large paperwork burden imposed on transporters to manage the waste in a responsible fashion. The U.S. Environmental Protection Agency’s economic analysis estimates that over $39,000 regulated entities track between 2.4 and 5.1 million shipments a year.

This system provides for appropriate stewardship of the hazardous waste products of our modern world. Unfortunately, the tracking system itself is in serious need of modernization. Currently, the tracking is handled entirely through a paper manifest system. The paperwork burden is enormous. Each manifest form has 7 or 8 copies, which must be manually filled out and signed with pen and ink so they can physically carried with waste shipments, mailed to generators and state agencies, and finally stored among facility records.

The paperwork burden is such that 22 States and the EPA do not even collect all forms. Those that do so get their copies months after the waste has been shipped. In the vast majority of cases, the only time regulators look at the manifests is during inspections or after a disaster to identify the responsible parties.

Under the Thune-Cardin bill, the paper manifest will be replaced by an electronic manifest. The bill sets up a funding system for the manifest paid for by the users of the system, the generators, and waste companies that handle hazardous waste.

An e-manifest system would remove a tremendous paperwork burden, assist the States in receiving data more readily in a format they can use, improve the ability to track waste shipment information and save over $100 million every year. First responders could get data in real-time. That is why groups as varied as Dow Chemical, Sierra Club and the Association of State, Territorial, Solid Waste Management Officials support this bill.

EPA does not have the funding to set up this system, so the bill uses a unique way to contract for the work. Companies will “bid” to set up the system and take all the risk. They will be paid back on a per manifest basis by the users, waste generators, and handlers. This puts the burden on the private company or companies to meet the needs of the users of the system. The legislation is needed so that the funding is paid up for the operation of the program rather than go to the general treasury.

A hearing was held on this issue in 2006 on a similar bill, S. 3671 introduced by Senators Thune, Jeffords, and Inhofe. No serious objections were made at that time and strong support was expressed by all the witnesses including EPA.

This is a legislation that is overdue. I ask Members to join us in supporting this legislation which has garnered the backing of industry, States, and environmental groups. It is time for the waste manifest system to move into the 21st Century.

By Mrs. FEINSTEIN: S. 3110. A bill for the relief of Ruben Mkolian, Asmik Karapetian, and Arthur Mkoyan; to the Committee on the Judiciary.

Mrs. FEINSTEIN. Mr. President, today I am introducing a private relief bill on behalf of Ruben Mkolian, his wife, Asmik Karapetian and their son, Arthur Mkoyan. The Mkolian family are Armenian nationals who have been living and working in California for over a decade.

The story of the Mkolian family is compelling and I believe they merit Congress’ special consideration for such an extraordinary form of relief as a private bill.

Let me first start with how the Mkolian family arrived in the United States. While in Armenia, Mr. Mkolian worked as a police sergeant at a division dealing in drug law enforcement. As a result of his position, he was offered a bribe to register 20 stolen vehicles.

He refused the bribe and reported the incident to the police chief. He later learned that his co-worker had registered the vehicles at the request of the chief.

After he reported the offense, Mr. Mkolian’s supervisor informed him that the department was to undergo an inspection. Mr. Mkolian was instructed to take a vacation during this time period. Mr. Mkolian believed that the inspection was a result of the complaint that he had filed with the higher authorities.

During the inspection, however, Mr. Mkolian worked at a store that he owned rather than taking a vacation. During that time, individuals entered his store and attempted to damage it and break merchandise. When he threatened to call the police, he received threatening phone calls telling him to “shut up” or else he would “regret it.” Mr. Mkolian believed that these threats were related to the illegal vehicle registrations occurring in his department because he had nothing else to be threatened about.

Later that same month, three men grabbed his wife and attempted to kidnap his child, Arthur, on the street. Mrs. Mkolian was told that her husband should “shut up.” No one suffered any injuries from the incident. In October 1991, a bottle of gasoline was thrown into the Mkolian’s residence and their house was burned down. The final incident occurred on April 1, 1992, when four or five men assaulted Mr. Mkolian in his store. He was beaten and hospitalized for 22 days.

Following that experience, Mr. Mkolian left Armenia for Russia, and then came to the United States on a visitor’s visa in search of a better life. Two years later he brought his wife Asmik and his then-3-year-old son Arthur to the United States, also on the vis- itor’s visas. The family applied for political asylum, but the 9th Circuit Court of Appeals denied them the request in January 2008. Thus, the family has no further legal recourse by which to remain in the country other than this bill.

Since arriving in the United States, the family has thrived. Arthur is now 17 years old and the family has expanded to include Arsen, who is a U.S. citizen.

Both Arthur and Arsen are very special children who have maintained noteworthy about Arthur, is that out of the 562 students graduating from Bullard High School he is one of three valedictorians for the Class of 2008. Today is his graduation day. He has long dreamt of attending the University of California, Davis. He was accepted at both campuses last year and plans to complete a degree in chemistry. In addition to maintaining a 4.0 grade point average and taking a rigorous academic course load, Arthur also finds the time to volunteer at the St. Agnes Medical Center emergency room.

Arsen is following in his older brother’s footsteps. At age 12, he stands out among his peers at Kratt Elementary School and has been invited to apply to the magnet Computer Middle School next year.

In addition to raising two outstanding children, Mr. and Mrs. Mkolian have maintained steady jobs and have devoted time and energy to the community and their church. Mr. Mkolian has been employed for years at G.A.C. Trucking in Glendale, California. According to his supervisor, he is one of their best employees, having earned a reputation for trustworthiness and skill.

His wife, Asmik, has also been working part-time for 4 years at Gottschalks department store. In addition, she has taken classes at Fresno Community College and has completed their Medical Assistant Program.

The family are active members of the St. Paul Armenian Church, and Mr. Mkolian is a member of the PTA of the St. Paul Armenian Saturday School. There has been an outpouring of support for this family from their church, the schools their children attend, and the community at large.

To date, we have received over 200 letters of support for the family in addition to numerous telephone calls. I also note that I have letters from both Congressman GEORGE RADANOVICH and JIM COSTA, requesting that I offer this bill for the Mkolian family.

I truly believe that this case warrants our compassion and our extraordinary consideration.

I ask my colleagues to support this private bill.

Mr. President, I ask unanimous consent that the text of the bill and letters of support be printed in the RECORD.
S. 3110

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. PERMANENT RESIDENT STATUS FOR RUBEN MKOYAN, ASMIK KARAPETIAN, AND ARTHUR MKOYAN.

(a) In General.—Notwithstanding subsections (a) and (b) of section 201 of the Immigration and Nationality Act (8 U.S.C. 1255), Ruben Mkoyan, Asmik Karapetian, and Arthur Mkoyan shall be eligible for the issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence upon filing an application for issuance of an immigrant visa under section 204 of such Act or for adjustment of status to lawful permanent resident.

(b) Adjustment of Status.—If Ruben Mkoyan, Asmik Karapetian, and Arthur Mkoyan enters the United States before the filing deadline specified in subsection (c), Ruben Mkoyan, Asmik Karapetian, and Arthur Mkoyan shall be considered to have been admitted for permanent residence upon filing an application for issuance of an immigrant visa under section 204 of such Act or for adjustment of status to lawful permanent resident.

(c) Deadline for Application and Payment of Filing Fee.—(1) An application for issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence for the issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence for the issuance of an immigrant visa shall not be treated as untimely filed merely because the alien files the application after the expiration of the time specified for the filing.

(i) In General.—An alien who was lawfully admitted for permanent residence may not be deported for violations of visa, entry, or departure laws if the alien is admitted for permanent residence for the issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence for the issuance of an immigrant visa or for adjustment of status to that of an alien lawfully admitted for permanent residence.

(ii) Special Rule.—Notwithstanding subsection (a), if an alien lawfully admitted for permanent residence is convicted of an offense described in section 241(a)(2) of such Act or is subject to removal for failure to comply with a condition of admission or parole for other violations of law, the alien shall be deported.

(SECTION 202(e) of the Immigration and Nationality Act (8 U.S.C. 1255) as of the date the enactment of this Act.

(2) Adjustment of status under section 245 of the Immigration and Nationality Act (8 U.S.C. 1255) shall be treated as an adjustment of status to that of an alien lawfully admitted for permanent resident for purposes of section 202(e) of such Act.

(d) Reduction of Immigrant Visa Numbers.—Notwithstanding the limitations of subsections (a) and (b), an alien who is the spouse or primary caregiver of an alien lawfully admitted for permanent residence may be lawfully admitted for permanent residence if the alien is the spouse or primary caregiver of an alien lawfully admitted for permanent residence, and the alien is otherwise qualified to be admitted for permanent resident under section 203(a) of such Act.

(e) Definition.—For purposes of this section, the term 'premature' means a deportee who has not served the full term of the sentence to which the deportee was sentenced.

Sincerely,

GEORGE RADANOVICH,
Member of Congress.

CONGRESS OF THE UNITED STATES,
HOUSE OF REPRESENTATIVES,
WASHINGTON, DC, JUNE 6, 2008.

HON. DIANNE FEINSTEIN,
Hart Senate Office Building, Washington, DC.

DEAR SENATOR FEINSTEIN: As you are well aware, Mr. Arthur Mkoyan and his family are facing pending deportation back to Armenia. From the limited details I have been provided, it appears that there is no existing judicial remedy which would allow Mr. Mkoyan to remain in the United States. Unless any further steps are taken, Mr. Mkoyan and his family will be deported to Armenia.

Please know as this issue moves forward I am ready to support you where I can, and work with you to assist Mr. Mkoyan and his family.

Thank you for your attention to this important matter.

Sincerely,

JIM COSTA,
Member of Congress.

G.A.C. TRUCKING,
Glendale, CA, June 2, 2008.

I, Ashot Gharibyan, the owner of GAC Trucking do hereby certify that Ruben Mkoyan was one of my best employees. After his leave my business slowed down because I could not find any other driver as trustworthy and knowledgeable in his work as Ruben Mkoyan. He knows his job and has never given me any problems. I still need him as a driver to improve my business without him it will be impossible to put my business back to normal.

Your attention to this matter is greatly appreciated.

ASHOT GHARIBYAN,
President.

DEAR SENATOR FEINSTEIN: On behalf of my son Arthur Mkoyan, 2008 Valedictorian of Tulare High School, I write to explain why our fan lawfully should be allowed to stay in the United States. Time is of the essence as our deportation is imminent and Mr. Mkoyan has been accepted to begin UC Davis this fall.

My husband Ruben Mkoyan came to the United States in 1992 and applied for political asylum. After two years I came with Arthur, and we became part of Ruben’s case. After seven years Ruben was granted an interview with an immigration officer, but was denied. As the law allows, we appealed our case in an immigration court. Our case was denied again, but believing in our situation, we appealed to the Ninth Circuit. Unfortunately, this effort failed last March.

We entered this country legally, and worked hard from the first day. None of us have any criminal record. We respect the laws, pay taxes, and admire America deeply. It is in this context of civic respect that our sons were raised, and in which we appeal to you for support. Each of the four of us is valuable to the United States. In addition to his academic achievements, my son Arthur is a standout performer at Kratt Elementary School, earning an invitation to apply to the magnet Computech Middle School. I am proud to have put myself through community college, completing the Medical Assisting program. And my husband Ruben was so valuable at his place of employment that the owner, suffering a revenue loss due to Ruben’s detention, writes in the attached letter that Ruben’s return is economically necessary.

I implore you to introduce into the United States Senate a Presidential Bill that would halt our deportation. Our Immigration and Customs Enforcement case number is A70-783-979. As a mother, wife, and woman, I beg you to enable our sons Artie and Arsen to continue their education. In the California they love, and to enable our family to meaningfully contribute to the America to which we so sincerely yearn to belong.

Yours truly,

ASMIK KARAPETIAN,
Mother.

ARTUR MKOYAN,
age 17.

ARSEN MKOYAN,
age 12.

Sincerely,

Christine Lindley,
Science Department.

BULLARD HIGH SCHOOL,
Fresno, CA, MAY 29, 2008.

DEAR SENATOR FEINSTEIN: Artur Mkoyan has asked me to write a letter of reference, related to a problem with his and his family’s immigration status.

Artur has been my student at Bullard High School for two years. He is a standout performer at Kratt Elementary School, earning an invitation to apply to the magnet Computech Middle School.

I know he will be successful at college next year and will be an asset to the community when he finishes his education. If I can supply any further information, please do not hesitate to contact me. I am including both my school and home contact information, as the school year is drawing to a close.

Sincerely,

Christine Lindley,
Science Department.

BULLARD HIGH SCHOOL,

DEAR SENATOR FEINSTEIN: I am writing this letter for Artur Mkoyan—who has been my student for two years. He is a bright young man with potential for an incredible future.

Artur was in my sophomore GATE English class, performing well and contributing to the learning environment. As an Advanced Placement student, he continued to work hard and excel. It was always interesting to read his writing and to watch his literary performances. He continued to visit me during this—his senior year. I know that he has high hopes for a college education—the American Dream—in the United States.

I know that Artie was an immigrant—however, I did not know of his family’s troubles until recently. Apparently, they have lived and worked in the San Joaquin valley for fourteen years. He told me that their citizenship application was denied, and that the entire family may be deported.
I was asked to write this letter to see if you could intervene. I have the utmost respect for you as a politician, as I have been an avid Democrat and a liberal and liberated woman for many years. I hope that you can help this family in their time of need. Thank you for your time and for your consideration.

Most sincerely,
MYRL W. JOHNSON,
English,

ARMENIAN-AMERICAN CITIZENS’ LEAGUE, 
Fresno, CA, June 6, 2008.

Senator DIANNE FEINSTEIN,
One Post Street, 
San Francisco, CA.

DEAR SENATOR FEINSTEIN, Last evening, 5 June, the Fresno Chapter of the Armenian-American Citizens’ League held its monthly meeting. During the course of business, the Arthur Mkoyan situation was brought up. By unanimous decision, the members wished to contact you and to request your attention to this situation.

However, when I returned home and turned on the late news, the report was that you have already intervened in this situation.

I am certain that our members who have also heard this news by now are very grateful and relieved.

The purpose of this letter now is changing from request to intervene to appreciate thanks for your action.

Our League was established in the 1930’s to help immigrant Armenians. Even though our goal is still that and we have come a long way, we still remain vigilant.

Thank you for your action. We will be eagerly awaiting the final disposition—hopefully, a positive one.

Please let me know if there is anything else that we can do to help the cause.

Verily,

Ms. PENNY MIRIGIAN,
Secretary.

HOLY THOITY ARMENIAN APOSTOLIC CHURCH,
Fresno, CA, June 5, 2008.

Senator DIANNE FEINSTEIN,
Hart Building,
Washington, DC.

DEAR SENATOR FEINSTEIN: I am writing on behalf of Mr. Arthur Mkoyan. As you know Mr. Mkoyan and his family have a deportation judgment which is due end of June 2008. Arthur Mkoyan was two years old when his family came to this great country seeking freedom and justice and they have worked hard to achieve the American Dream. Arthur will be graduating on Tuesday June 10 from Bullard High as a Valedictorian. He is hard working, honest and we should be proud of him because he is a great asset to our country. Arthur has been accepted to begin his College education at UC Davis next Fall with Chemistry as his major. Dear Senator Feinstein I urge you to intervene and introduce the Private Bill this week so that our country doesn’t loose a brilliant future scientist.

Thank you for your consideration may God bless you for your services to our Nation.

GOD BLESS AMERICA.

Prayerfully,

FR. VAHAN GODSANIAN, 
Pastor.

St. Paul Armenian Church,

To Whom It May Concern: I am writing in support of Ruben Gabriel Mkoyan. Mr. Mkoyan was born in Yerevan, Armenia on December 14, 1961 and resettled in Fresno, CA in 1992 with his family: his wife Asmik (nee Karapetian), and children Arthur (b. October 17, 1990 in Yerevan, Armenia) and Arsen (b. March 13, 1996 in Fresno, CA). The Mkoyan Family is very active in the Armenian community of Fresno, and valuable members of our schools and our community. They are much loved and respected by everyone in the community.

Mr. Mkoyan has worked very hard to provide for his family and is a great citizen with his work ethic and active participation in the life of the community. He has served on the GTA of St. Paul Armenian Saturday School and has contributed his time and means in the service of others.

I am saddened to hear that after all these years his wife in the United States is in jeopardy. As his pastor and as a person who knows the family I stand in support of Mr. Ruben Mkoyan and his family to establish legal permanent residency in the United States.

Sincerely,

(The Rev. Fr.) ARSHEN AVAZIAN.

FRESNO UNIFIED SCHOOL DISTRICT,

DIANNE FEINSTEIN,
U.S. Senate,
One Post Street, San Francisco, CA.

DEAR SENATOR FEINSTEIN, This letter is written on behalf of Arsen Mkoyan, a gifted sixth grade student at Kratt Elementary School in Fresno, California. Arsen and his family are scheduled to be deported in approximately three weeks from the United States unless intervention is introduced in the Senate to stop deportation. The Immigration and Customs Enforcement case number is I A70-785-979. Arsen is a model student and citizen.

Arsen has consistently been a role model for student behavior since he began attending school. His behavior and parent support have been excellent. Arsen maintains a 3.8 grade point average in his sixth grade class this year, a 4.0 in kindergarten, first, second, third and fifth grades, and a 3.8 in fourth grade. In addition, he will receive Kratt’s highest honor, the “President’s Education Award” which is signed by President Bush and accompanied with a commendation letter from President Bush. This rare honor is based on stringent academic and behavior standards students must meet, for three consecutive years in fourth, fifth and sixth grades.

Socially, Arsen is well liked and respected. He has been selected for our monthly “Bulldog Award” as a model school citizen and repays the faith in his classroom. In fact, Arsen was chosen to support a fellow student in need by teaming up with him as a “buddy” this year in his sixth grade classroom.

Kratt’s top leaders are chosen to participate in our Traffic Patrol Club. Arsen is not only a member but was selected captain of the Traffic Club this year, a tribute to his strong character. Arsen’s name also shows up on the Math Club list almost every day and his name is sometimes at the top. He has been invited to apply to the magnet CompuTech Middle School in Fresno because he is a standout student.

Arsen and his family have set high standards and worked hard in our educational setting to achieve them. Senator Feinstein, please recognize Arsen’s outstanding effort and achievement by your timely intervention of introducing the Private Bill this week so we can keep an intellectually gifted young person and his family in our state. We appreciate your considering this important matter.

Sincerely,

RANDY BROWN,
Kratt Elementary School Principal.

DEAR U.S. SENATOR DIANNE FEINSTEIN, Our family is a great family friend of the Mkoyan Family. We have known them since 1993. They are a very friendly family. Our children grow up with their children. Our children are amazing in school by the grades they get Ruben and Asmik are excellent parents.
They have been next to us on our good and bad days. We think that they deserve to stay in the United States of America for their children and the future of their lives. We can’t imagine how hard it will be not seeing them, not only for us but everyone else. In the future we will need this wonderful family for a better community. Please keep all this in mind because they are a great family and we wouldn’t like to see them out of our sight. We hope that you will do everything so that they will not be deported and they will stay in the United States of America. Thank you for your time.

Sincerely,

ANI IDZHYAN
MARK VERTIYAN
EMMA MARKARYAN
OOGSER IDZHYAN
ASHALYUYX IDZHYAN
AKOR IDZHYAN
GEVORK IDZHYAN
HARUT IDJIAN.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 589—DESIGNATING THE WEEK BEGINNING JUNE 9, 2008, AS ‘‘NATIONAL HEALTH INFORMATION TECHNOLOGY WEEK’’

Ms. STABENOW (for herself and Ms. SNOKE) submitted the following resolution; which was considered and agreed to:

S. Res. 589

Whereas the Healthcare Information and Management Systems Society has worked collaboratively with more than 60 stakeholder organizations for more than 47 years to transform healthcare with improved uses of information technology and management systems;
Whereas the Center for Information Technology Leadership estimates that the implementation of national standards for interoperability and the exchange of health information would save the United States resources in the delivery of healthcare each year;
Whereas healthcare information technology has been shown to improve the quality and safety of the delivery of healthcare in the United States;
Whereas healthcare information technology and management systems have been recognized as essential tools for improving the quality and cost efficiency of the healthcare system;
Whereas the President and the Secretary of Health and Human Services have made a commitment to leverage the benefits of the healthcare information technology and management systems by establishing the Office of the National Coordinator for Health Information Technology and the American Health Information Community;
Whereas Congress has placed an emphasis on improving the quality and safety of the delivery of healthcare in the United States; and
Whereas, since 2006, organizations across the United States have come together to support National Health Information Technology Week to improve public awareness relating to the potential benefits of the improved quality and cost efficiency that the healthcare system could achieve by implementing healthcare information technology:
Now, therefore, be it
Resolved, That the Senate—
(1) designates the week beginning June 9, 2008, as ‘‘National Health Information Technology Week’’;
(2) recognizes the value of healthcare information technology and management systems in transforming healthcare for the people of the United States; and
(3) calls on stakeholders to promote the use of healthcare information technology and management systems to transform the United States healthcare system.

SENATE RESOLUTION 590—CELEBRATING THE 233RD BIRTHDAY OF THE UNITED STATES NATIONAL SECURITY AGENTS; COMMEMORATING THE MEN AND WOMEN OF THE ARMY AS EXCEPTIONAL INDIVIDUALS WHO LIVE BY THE ARMY VALUES OF LOYALTY, DUTY, RESPECT, SELFLESS SERVICE, HONOR, INTEGRITY, AND PERSONAL COURAGE

Mr. INHOFE (for himself, Mr. AKAKA, Mrs. HUTCHISON, and Mr. HATCH) submitted the following resolution; which was considered and agreed to:

S. Res. 590

Whereas, from the first Continental Army under General Washington at Yorktown to present-day deployments in the city streets of Iraq, and the mountains of Afghanistan, the Army has protected and kept the flame of democracy burning brightly; Whereas the citizens of the United States continue to enjoy the benefits of freedom and democracy because the men and women of the Army have stood through adversity, remained steadfast in the most difficult of circumstances, and bravely fought against the enemies of peace throughout the world; Whereas the sacrifices of the men and women of the Army inspire and instill great pride in all citizens of the United States; Whereas the active duty, National Guard, and Reserve components of the Army protect the Nation from our enemies, defend our vital national interests, provide support to civil authorities in response to domestic emergencies, provide ready forces and land force capabilities to the Combatant Commanders in support of the National Security Strategy, and support operations around the world, ranging from peace-time military engagements to combat operations; Whereas the Army is successfully performing operations, other than combat operations, including—
(1) supporting the defense of South Korea, Japan, and many other friends, allies, and partners of the United States;
(2) conducting peacekeeping operations in the Sinai Peninsula and the Balkans;
(3) conducting multinational exercises that reflect our longstanding commitments to alliances; (4) continuing engagements with foreign militaries to build partnerships and preserve coalitions by training and advising their military forces;
(5) participating, most notably by the Army National Guard, in securing the borders of the United States and conducting operations to counter the flow of illegal drugs; (6) supporting civil authorities in responding to domestic emergencies, including natural disasters and threats at home and abroad; (7) supporting interagency and multinational partnerships with technical expertise, providing critical support after natural disasters, and promoting regional stability; and
(8) supporting operations to protect against weapons of mass destruction and block their proliferation; Whereas the accomplishments of the Army are attributable to the men and women of the Army who have demonstrated courage, strength, and versatility and endured countless hardships and made great sacrifices in performing diverse missions worldwide; Whereas the contributions of Army families should also be recognized, as Army families provide the cornerstone of strength and support for the Nation’s Soldiers and display tremendous commitment to the Nation by providing critical support to their loved ones during prolonged absences; Whereas the Army has been continuously engaged in persistent combat operations for more than 6 years, has constantly and successfully adapted to ever-changing security environments, has displayed courage, resourcefulness, and resilience in the most grueling conditions, and, while focused on preparing forces and building readiness for counterinsurgency operations and providing stability, security, and hope to the peoples of Iraq and Afghanistan, has taken significant steps toward restoring balance to the all-volunteer, battle-ready Army; and
Whereas those and countless other greater accomplishments add to the longstanding tradition of the Army and attest to the extraordinary capabilities of the men and women who serve the United States in the Army: Now, therefore, be it
Resolved, That the Senate—
(1) celebrates the 233rd birthday of the Army;
(2) salutes the men and women of the Army and their families;
(3) commends the men and women of the Army as exceptional individuals who live by the Army values of loyalty, duty, respect, selfless service, honor, integrity, and personal courage; and
(4) recognizes that the great men and women of the Army are the reason it continues to stand as the best army in the world and continues to perform extraordinary tasks while upholding its hallowed traditions.

SENATE CONCURRENT RESOLUTION 98—EXPRESSING THE SENSE OF CONGRESS THAT THE FOOD AND DRUG ADMINISTRATION’S (FDA) NEW POLICY RESTRICTING WOMEN’S ACCESS TO MEDICATIONS CONTAINING ESTRIOL DOES NOT SERVE THE PUBLIC INTEREST

Mr. CORNYN (for himself and Mr. BUNNING) submitted the following concurrent resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. Con. Res. 98

Whereas menopause is often a challenging transition for millions of women that require specialized medications and medical treatments;
Whereas physicians prescribe a variety of pharmaceutical treatment options to treat women experiencing the symptoms of menopause;
Whereas individual women respond differently to different treatment options; Whereas women’s physicians determine on a case-by-case basis which treatment option is optimal for each woman’s health needs.
Whereas many physicians prescribe compounded estrogen and other bioidentical hormone treatments for patients for a variety of reasons.
Whereas many physicians prescribe compounded estrogen treatments that contain estradiol to treat menopausal and perimenopausal women;
Whereas estradiol is one of three estrogens produced by the human body;