

various aspects of this marvelous individual's career. There are very few people one sees in a lifetime who can inspire by their strength, their commitment, their dedication and their perseverance to a noble and idealistic cause the way that Nelson Mandela has inspired so many of us. And so I'm happy to join with my colleagues in speaking on behalf of this resolution and urging its support.

In some ways, the most fascinating thing about Nelson Mandela's career is that after that incredible struggle against the evil of apartheid and the tyranny and the indignities that were suffered by the vast majority of the population of South Africa under the very regimented and institutionalized system of apartheid that they were forced to live under, that when victory came, and the apartheid regime ended and he took over the leadership of South Africa, that he dedicated himself to the concept not of vengeance against those who had perpetrated the evil, but to bringing forth the truth and then the reconciliation with his fellow countrymen and -women.

□ 1330

And even to the point where I read that the original president, when the legislation that institutionalized apartheid was adopted in South Africa, that he invited this man who didn't start the apartheid and the segregation, but he did more than anyone else to implement the repressive policies of apartheid, that after he became president, he invited the widow of this symbol of apartheid to come to his inauguration. And when she refused, he visited her in her house to demonstrate the depths to which he believed in that process of reconciliation.

He truly was an inspirational and marvelous individual, and I obviously urge all of my colleagues to support Mr. JEFFERSON's resolution.

Mr. ROYCE. Mr. Speaker, I urge all of my colleagues to support Mr. JEFFERSON's resolution, and I yield back the balance of my time.

Mr. PAYNE. In keeping with what the chairman said, in addition to what Mr. Mandela did with the person who really codified apartheid, he invited his jailer, the one who locked and unlocked his cell door, to attend his inauguration as president because he felt that the prison guard treated him with a modicum of respect and he invited him to also attend the inauguration. This was certainly a unique person.

With that, I urge my colleagues to support the resolution.

Ms. WOOLSEY. Mr. Speaker, I rise today in support of H. Res. 1090 honoring Nelson Rolihlahla Mandela as he celebrates 90 years of life.

Mr. Mandela was born on July 18, 1918, in Transkei, South Africa, where he was given the name Rolihlahla, meaning "troublemaker," which would later seem so fitting. Throughout his early adulthood, he developed his own ideas about the oppression he had experienced which led him to join the African Na-

tional Congress. His work with the ANC led him to be tried for treason. He was acquitted of the charges, but his strong opposition to South African apartheid continued.

His fight against racial segregation came to sudden halt when he was convicted and sentenced to life imprisonment for allegedly plotting to overthrow the South African government.

However, 27 years in prison could not diminish the spirit of a great leader. Once released from prison, Mr. Mandela wasted no time in becoming involved with the ANC once again. It was no surprise that this revolutionary man would become the next President of the ANC in 1990, continuing to devote himself to a multi-racial democracy for his country.

Mr. Speaker, Mr. Mandela embodies the dignity, strength, and leadership that all of us should strive for. Our country was founded on the values of freedom and liberty for all, personified undoubtedly by Mr. Mandela. He grasped these ideals and fought to make them a reality for South Africa through commitment unsurpassed by others. The dedication Mr. Mandela displayed, despite the many challenges he encountered, is deserving of our highest respect.

Mr. Mandela has undisputedly contributed to tremendous change with his efforts to peacefully resolve conflicts throughout the world. It is with great pleasure that I commend Mr. Mandela for his lifetime commitment to promoting the vision of freedom and equality for the people of South Africa.

Mr. PAYNE. I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New Jersey (Mr. PAYNE) that the House suspend the rules and agree to the resolution, H. Res. 1090, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. PAYNE. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

#### CONDEMNING 1994 ATTACK ON ARGENTINE JEWISH CENTER

Mr. BERMAN. Mr. Speaker, I move to suspend the rules and agree to the concurrent resolution (H. Con. Res. 385) condemning the attack on the AMIA Jewish Community Center in Buenos Aires, Argentina, in July 1994, and for other purposes.

The Clerk read the title of the concurrent resolution.

The text of the concurrent resolution is as follows:

##### H. CON. RES. 385

Whereas, on July 18, 1994, 85 people were killed and 300 were wounded when the Argentine Jewish Mutual Association (AMIA) was bombed in Buenos Aires, Argentina;

Whereas extensive evidence links the planning of the attacks to the Government of Iran, and the execution of the attacks to

Hezbollah, which is based in Lebanon, supported by Syria, sponsored by Iran, and designated by the Department of State as a Foreign Terrorist Organization;

Whereas, on October 25, 2006, the State Prosecutor of Argentina, an office created by the Government of Argentina, concluded that the AMIA bombing was "decided and organized by the highest leaders of the former government of . . . Iran, whom, at the same time, entrusted its execution to the Lebanese terrorist group Hezbollah";

Whereas, on October 25, 2006, the State Prosecutor of Argentina concluded that the AMIA bombing had been approved in advance by Iran's Supreme Leader Ali Khamene'i, Iran's then-leader Ali Akbar Hashemi Rafsanjani, Iran's then-Foreign Minister Ali Akbar Velayati, and Iran's then-Minister of Security and Intelligence Ali Fallahian;

Whereas, on October 25, 2006, the State Prosecutor of Argentina stated that the Government of Iran uses "terrorism as a mechanism of its foreign policy" in support of "its final aim [which] is to export its radicalized vision of Islam and to eliminate the enemies of the regime";

Whereas, on October 25, 2006, the State Prosecutor of Argentina identified Ibrahim Hussein Berro, a Lebanese citizen and member of Hezbollah, as the suicide bomber who primarily carried out the attack on the AMIA;

Whereas, on November 9, 2006, Argentine Judge Rodolfo Canicoba Corral, pursuant to the request of the State Prosecutor of Argentina, issued an arrest warrant for Ali Akbar Hashemi Rafsanjani, a former leader of Iran and the current chairman of Iran's Assembly of Experts and of Iran's Expediency Council, for his involvement in the AMIA bombing and urged the International Criminal Police Organization (INTERPOL) to issue an international arrest warrant for Rafsanjani and detain him;

Whereas, on November 9, 2006, Argentine Judge Rodolfo Canicoba Corral, pursuant to the request of the State Prosecutor of Argentina, also issued arrest warrants for Ali Fallahian, a former Iranian Minister of Security and Intelligence, Ali Akbar Velayati, a former Iranian Foreign Minister, Mohsen Rezai, a former commander of Iran's Islamic Revolutionary Guards Corps (IRGC), Ahmad Vahidi, a former commander of the elite Al-Quds Force of the IRGC, Hadi Soleimanpour, a former Iranian ambassador to Argentina, Mohsen Rabbani, a former cultural attaché at the Iranian Embassy in Buenos Aires, Ahmad Reza Asghari, a former official at the Iranian Embassy in Buenos Aires, and Imad Moughnieh, a leading operations chief of Hezbollah;

Whereas, on March 5, 2007, the Executive Committee of INTERPOL unanimously supported the issuance of Red Notices for Hezbollah operative Imad Moughnieh and for Iranian officials Ali Fallahian, Mohsen Rezai, Ahmad Vahidi, Mohsen Rabbani, and Ahmad Reza Asgari, thereby allowing arrest warrants for those individuals to be circulated worldwide with an eye to their arrest and extradition;

Whereas, on November 7, 2007, the General Assembly of INTERPOL upheld the Executive Committee's decision to support the issuance of six Red Notices in connection to the AMIA case;

Whereas, on February 12, 2008, Hezbollah operative Imad Moughnieh reportedly was killed in Syria;

Whereas in June of 2008, the Government of Saudi Arabia hosted an international Muslim conference that was reportedly attended by Iranian officials Ali Akbar Hashemi Rafsanjani, against whom an Argentine arrest warrant has been issued, and Mohsen

Rezai, against whom both an Argentine arrest warrant and INTERPOL Red Notice have been issued;

Whereas the Government of Saudi Arabia reportedly made no attempt to detain or arrest Ali Akbar Hashemi Rafsanjani or Mohsen Rezai during their time in Saudi Arabia, and the two departed Saudi Arabia without incident;

Whereas, on May 22, 2008, Argentine prosecutor Alberto Nisman filed a request with Argentine judge Ariel Lijo for the arrest of Carlos Saul Menem, who was president of Argentina at the time of the AMIA bombing, and four other former Argentine high officials in connection with the AMIA case;

Whereas Mr. Nisman claimed in his request for an arrest warrant that Menem and the other four officials had attempted to cover up the involvement of a Syrian-Argentine businessman, Alberto Jacinto Kanoore Edul, in the AMIA bombing;

Whereas Argentine investigators have stated that prior to the AMIA bombing, Mr. Kanoore Edul was in contact with at least two men who have been identified as suspects in the AMIA case;

Whereas Mr. Nisman stated in an article published on May 29, 2008, that his request for arrest warrants against Argentine nationals in the AMIA case “does absolutely not change the accusations against Hezbollah and Iran . . . To a certain degree, it reinforces them, because [suspect Alberto Jacinto] Kanoore Edul has many links with Islamist extremists”;

Whereas during the last two years, the Government of Argentina has made significant advances in the AMIA investigation and other counter-terrorism efforts including the enactment, in July 2007, of counter-terrorism legislation which seeks to criminalize financing, fund-raising, and money laundering activities of groups linked to terrorism;

Whereas the issuance of an Argentine arrest warrant for an attaché of the Iranian Embassy in Argentina in connection with the AMIA case, indicates that Iran has used its embassies abroad as tools and extensions of radical Islamist goals and attacks;

Whereas in recent years, Iran has greatly expanded its diplomatic, political, and economic presence in the Western Hemisphere, including the opening of nearly a dozen embassies in Latin America; and

Whereas according to news reports published in June 2008, intelligence agencies in the United States and Canada have warned of significant evidence that Hezbollah, with the support of the Government of Iran, plans to launch a major attack against “Jewish targets” outside the Middle East, and that possible targeted areas include Canada and Latin America: Now, therefore, be it

*Resolved by the House of Representatives (the Senate concurring), That Congress—*

(1) reiterates its strongest condemnation of the 1994 attack on the Argentine Jewish Mutual Association (AMIA) Jewish Community Center in Buenos Aires, Argentina, honors the victims of this attack, and expresses its sympathy to the relatives of the victims;

(2) applauds the Government of Argentina for increasing the pace of the AMIA bombing investigation and for enacting counter-terrorism legislation;

(3) urges the Government of Argentina to continue to dedicate and provide the resources necessary for its judicial system and intelligence agencies to investigate all areas of the AMIA case and to prosecute those responsible;

(4) commends the General Assembly of the International Criminal Police Organization (INTERPOL) for upholding and issuing the Red Notices supported by the Executive Committee of INTERPOL in March 2007;

(5) expresses grave concern regarding the Government of Saudi Arabia's failure, when given the opportunity, to detain Iranian officials against whom Argentine arrest warrants or INTERPOL Red Notices are pending in connection with the AMIA case;

(6) urges all nations to cooperate fully with the AMIA investigation, including by making information, witnesses, and suspects available for review and questioning by the appropriate Argentine authorities, and by detaining and extraditing to Argentina, if given the opportunity, any persons against whom Argentine arrest warrants or INTERPOL Red Notices are pending in connection with the AMIA case, including Iranian officials and former officials, Hezbollah operatives, and Islamist militants;

(7) encourages the President to direct United States law enforcement agencies to provide support and cooperation to the Government of Argentina, if requested, for the purposes of deepening and expanding the investigation into the AMIA bombing; and

(8) urges governments in the Western Hemisphere, who have not done so already, to draft, adopt, and implement legislation designating Hezbollah as a terrorist organization, banning fundraising and recruitment activities, and applying the harshest penalties on those providing support for activities involving Hezbollah and other such Islamist terrorist organizations.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. BERMAN) and the gentleman from California (Mr. ROYCE) each will control 20 minutes.

The Chair recognizes the gentleman from California.

#### GENERAL LEAVE

Mr. BERMAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. BERMAN. Mr. Speaker, I rise in strong support of this resolution, and I yield myself such time as I may consume.

Mr. Speaker, on July 18, 14 years ago, a devastating bomb exploded outside the AMIA Jewish Community Center in Buenos Aires, Argentina. Eighty-five people were brutally killed and 300 wounded because they happened to be in the building at that fateful moment.

On that day, the world suffered yet another example of the consequences of radical violent religious extremism, and 85 more victims were tragically added to the list of those whose lives have been taken unnecessarily.

We recalled the shock felt in Jewish communities worldwide, and are reminded that as long as radical extremism exists, no religious group should consider itself free from persecution.

Almost a decade and a half later, the perpetrators of the AMIA bombings still have not been brought to justice.

The AMIA attack was approved in advance by Iran's supreme leader and by the highest officials of the Iranian government. The attack was orchestrated by the government of Iran and

the Lebanese terrorist group Hezbollah.

Since 1994, Iran has greatly expanded its diplomatic, political, and economic presence in the western hemisphere, represented by the opening of nearly a dozen embassies in Latin America.

As the AMIA tragedy shows, Iran has made use of its embassies abroad as tools to perpetrate its radical Islamic goals. We cannot let our guard down as we face this threat of terrorism.

This legislation recognizes that in the past few years, the government of Argentina has made significant advances in the AMIA investigation, primarily through the dedication and determination of Prosecutor Alberto Nisman and those who support his work.

We celebrate, as well, that Argentina has also recently enacted counterterrorism legislation which seeks to criminalize the financing, fund-raising and money-laundering activities of groups linked to terrorism. We encourage our South American neighbor to continue pursuing the criminals of the AMIA bombing and through this legislation commit to accompany them in that pursuit.

The resolution also commends the efforts of the General Assembly of INTERPOL to uphold and implement the international arrest warrants issued for the Hezbollah and Iranian operatives. We must continue to push the entire community of nations to work together to capture and arrest those who would harm us.

Mr. Speaker, only by taking the investigation of the AMIA bombing to its ultimate conclusion, capture and punishment for those who planned it, can the community of nations show Iran, Hezbollah, and those who support terrorism that their efforts will not bear fruit.

Mr. Speaker, I want to congratulate my colleague, my friend, the ranking member of the Foreign Affairs Committee, for introducing this resolution, and urge all of my colleagues to support this important measure.

I reserve the balance of my time.

Mr. ROYCE. Mr. Speaker, I am a co-author also on this resolution, and I just want to say that this was the worst, most horrific bombing in the history of Argentina.

Their state prosecutor found that this attack was organized by the highest leaders of the government of Iran whom at the same time entrusted the execution of this operation to Hezbollah.

We have watched as Iran has empowered Hezbollah to the tune of hundreds of millions of dollars and sent this organization out to establish contacts throughout Central America and throughout Latin America. I would remind my colleagues that it was Mahmoud Qomati, the brother of the Hezbollah general who carried out the attacks on Lebanon, the rocket attacks in 2006. That individual was caught in our own country. His brother

was caught in our own country, having been smuggled in in the trunk of a car across California and up to Detroit. And subsequently, he and 50 of his other associates in Hezbollah here in the United States were arrested and are now serving time. They were found to have received their training from the Iranian government. They had been trained in terror tactics. They had been trained in the ability to conduct attacks.

You know, the state prosecutor of Argentina stated that the government of Iran uses terrorism as a mechanism of its foreign policy. As he said, its final link is to export its radicalized vision of Islam and to eliminate the enemies of the regime.

Chairman BERMAN is right when he says there has to be justice. We have to capture and punish those responsible. This resolution is an attempt to do that. Along with Chairman BERMAN, one of the architects of this resolution, is the gentlelady from Florida.

I ask unanimous consent to yield the control of the balance of my time to the gentlewoman from Florida (Ms. ROS-LEHTINEN).

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Ms. ROS-LEHTINEN. Mr. Speaker, I yield myself such time as I may consume.

I thank the gentleman from California (Mr. ROYCE) for his remarks, and I thank most especially our chairman of the Foreign Affairs Committee, also from California, Mr. BERMAN, who has been a joy for our side to work with on this and many other measures.

Mr. Speaker, I rise today as the author of House Concurrent Resolution 385 which is a bipartisan resolution condemning the 1994 attack on AMIA, the Argentine Jewish Mutual Association, in Buenos Aires, Argentina. I would like to thank Chairman BERMAN for working with me in bringing this bill to the floor, and I thank the gentlewoman from Nevada (Ms. BERKLEY) who will also be speaking on this. So many on our committee and beyond have joined us as cosponsors of this important resolution.

This Friday, Mr. Speaker, marks the 14th anniversary of the AMIA attack. It was the deadliest bombing in the history of Argentina. Eighty-five people were killed, and more than 300 wounded that day. In the year 2006, the government of Argentina concluded that the attack was "decided and organized by the highest leaders of the former government of Iran who at the same time entrusted its execution to Hezbollah."

Among those found to be responsible were a former Iranian ambassador to Argentina; a former cultural attache at the Iranian Embassy in Buenos Aires; a former official at the Iranian embassy; a former Iranian Minister of Security and Intelligence; and Ayatollah Rafsanjani, Iran's leader at the time of the AMIA bombing, who continues to

wield power at the highest level of the Iranian regime.

In the year 2007, INTERPOL issued red notices for a Hezbollah operative and for five of the Iranian officials wanted by the government of Argentina in connection with the AMIA attack. This enabled arrest warrants for those individuals to be circulated worldwide with an eye toward their arrest and their extradition.

Unfortunately, the government of Saudi Arabia made no attempt to detain or to arrest two of the Iranian officials implicated in the AMIA bombing during their time in Saudi Arabia earlier this year.

□ 1345

The two departed without Saudi Arabia taking any action. The Government of the Kingdom of Saudi Arabia had a failure to detain these two individuals. That is of grave concern, and I hope that it will not be repeated by other governments.

With this in mind, House Concurrent Resolution 385 urges all responsible nations to cooperate fully with the AMIA investigation by detaining and extraditing to Argentina any persons against whom Interpol has issued red notices for their role in the AMIA attack. Agents of the Iranian regime linked to the AMIA attack must once and for all be held responsible for their reprehensible actions.

Furthermore, the evidenced complicity of Iranian embassy officials in the AMIA attack clearly demonstrates that the Iranian regime has used its embassies as tools of extension of its radical goals. It also underscores the direct threat that these actions may have toward America's own national security. As the Iranian regime continues to greatly expand its diplomatic, its political and its economic pressure in our own western hemisphere so close, it is essential that we remain mindful of the danger that this may pose to us.

In closing, I would like to commend the government of Argentina on the significant advances that it has made in the investigation of the AMIA attack and congratulate the leadership of Argentina for the efforts that they have made to prevent similar extremist attacks from taking place in the future.

I am going to continue to work with my colleagues and others in the U.S. Government to ensure that we provide any support and cooperation requested by the government of Argentina to deepen and expand the investigation into this terrible AMIA bombing.

Mr. Speaker, I reserve the balance of my time.

Mr. BERMAN. Mr. Speaker, I am pleased to yield to the gentlelady from Nevada, a former member of the House Foreign Affairs Committee, Ms. BERKLEY, 2 minutes.

Ms. BERKLEY. I want to thank Chairman BERMAN for yielding some time, and my dear friend, ILEANA ROS-

LEHTINEN, Congresswoman from Florida, for being the prime sponsor of this resolution.

Mr. Speaker, I rise today to remember the victims of the July 18, 1994, attack on the AMIA Jewish Community Center in Argentina. I remember being rocked to my very core when I learned of this unprecedented and ruthless attack against innocent members of the Jewish community in Argentina when I first learned of it 14 years ago.

This vicious attack, which killed 85 innocent people, has been linked strongly to Hezbollah and to the government of Iran. We know all too well that Iran's saber rattling has become far more alarming of late. Hezbollah is gaining strength in Lebanon and anti-Israel, anti-Jewish groups have threatened Jewish targets all over the globe.

It is therefore vital we do everything we can to bring the perpetrators of this attack to justice. With this resolution, we applaud Argentina's efforts and urge our own President to provide law enforcement support to the government of Argentina. We also call on the Saudi regime to stop turning a blind eye to this growing threat and choose to help, rather than hinder, those who are fighting terrorists in their Middle East neighborhood.

Lastly, and perhaps most important, we ask all the nations of the western hemisphere to stand together in calling Hezbollah what it truly and really is, a terrorist organization, and not just a political party.

I thank the gentleman for yielding, and I urge support for this resolution.

Mr. KUCINICH. Mr. Speaker, I join my colleagues in condemning the attack on the AMIA Jewish Community Center in Buenos Aires, Argentina, in July of 1994. Those responsible for the destruction and loss of human life that resulted from this attack must be held accountable. I believe that anyone who acts to destroy innocent life, regardless of their position in society or the country they are from should be subject to international scrutiny for their actions, and that includes our own officials.

In the past I have voted in favor of similar resolutions that condemned the attack on the AMIA Jewish Community Center and sought to hold accountable those responsible for this deplorable and heinous act. Accordingly, today I once again support all aspects of this resolution that calls for justice on behalf of the 85 people murdered and 300 wounded.

However, H. Con. Res. 385 is not without problems in its current form. First, the final "Whereas" clause of the resolution contains information that is speculative rather than factual. The resolution appears to draw this clause from an ABC News report from June 19, 2008, which provides no hard evidence to support the stated claims. Second, the resolution claims in the penultimate "Whereas" clause that Iran "in recent years" has opened "nearly a dozen embassies in Latin America." In recent years, Iran has opened two embassies in Latin America, one in Colombia in 2007 and one in Nicaragua in 2007. These events brought the total of Iranian embassies in Latin America to eight. According to experts at the Congressional Research Service, CRS, the

other six Iranian Embassies in Latin America have been around for a long time and include those in Cuba, Argentina, Uruguay, Brazil, Mexico, and Venezuela.

As such, I do not agree with the decision by the U.S. House of Representatives to treat this resolution as noncontroversial. The bill could unwittingly place this Congress in the position of promoting an attack on the country of Iran through its attempt to draw parallels between Iran and those responsible for the attack on the AMIA Jewish Community Center. Instead of using speculative and factually inaccurate information which is clearly included in this bill, the resolution should be redrafted and kept to readily ascertainable facts about the unconscionable attack on the AMIA Jewish Community Center in 1994.

This body must not allow an attack on innocent people be used as a pretext for an attack on more innocent people. Indeed, we have done this once with disastrous results. I believe this House is better served by demanding sensible and responsible diplomatic foreign policy initiatives. This body should demand that the administration engage Iran immediately in high-level diplomatic negotiations without preconditions. By neglecting this duty and employing tactics that maintain an ongoing condemnation of Iran, without opening diplomatic channels, this body is systematically destroying every available route to restoring peace and security in the Middle East, which could have devastating consequences for Israel, as well as our troops in Iraq.

Mr. PAUL. Mr. Speaker, as one who is most consistently opposed to war and violence, I join my colleagues in condemning the brutal and unjustified attack on a Jewish community center in Argentina 14 years ago. I do not support this resolution, however, as it misuses a tragedy 14 years ago in a foreign country to push for U.S. war against Iran today.

Although this resolution clearly blames Iran and Hezbollah for the bombing, in fact the investigation is ongoing and far from conclusive. In an article titled "U.S. uses probe to pressure Iran," the Wall Street Journal earlier this year suggested that renewed U.S. interest in this 14-year-old case is more related to politics than a genuine desire for justice. Reported the Journal,

As tensions between the U.S. and Iran persist, Washington and its allies are using an investigation into a 1994 terrorist attack in Argentina to maintain pressure on the Iranian regime.

Behind the scenes, Bush administration officials are encouraging the probe, which centers on the bombing of a Jewish community center in Buenos Aires. One U.S. goal is to cause legal problems for some of Iran's political leaders. Administration officials also hope to use the matter to highlight Iran's alleged role in financing and supporting terrorism around the world.

Those pushing for a U.S. attack on Iran are using this tragic event to foment fear in the United States that Iran and Hezbollah are perpetrating terrorist acts in the Western Hemisphere. This is another in an ongoing series of resolutions we see on the House floor pushing us toward war against Iran. I have no doubt that we will see another similar resolution on the floor next week, and the week after, and so on until we find ourselves making another tragic mistake as we did in 2002 with H.J. Res. 114 giving the President the authority to attack Iraq.

I urge my colleagues to resist this push to war with Iran before it is too late.

Mr. ENGEL. Mr. Speaker, I rise in strong support of H. Con. Res. 385, which condemns the attack on the AMIA Jewish Community Center in Buenos Aires, Argentina, in July 1994.

I led an official congressional delegation to Buenos Aires in February and visited the leaders of the Argentine Jewish community. I saw the site of the devastating July 18, 1994, bombing of the Argentine Jewish Mutual Association. I will never forget the sadness I felt laying a wreath of flowers on the memorial to the 85 victims of the terrorist attack and will always keep in the forefront of my mind the need to bring to justice the perpetrators of that horrible crime.

Mr. Speaker, overwhelming evidence links the attacks to the government of Iran, and the execution of the bombings to Hezbollah, a terrorist organization based in Lebanon. The state prosecutor of Argentina announced this conclusion on October 25, 2006, stating that the AMIA bombing was "decided and organized by the highest leaders of the former government of Iran, whom, at the same time, entrusted its execution to the Lebanese terrorist group Hezbollah." He specifically alleged that the attack was approved by Iran's Supreme Leader Ali Khamene'i and Ali Akbar Hashemi Rafsanjani, a former leader of Iran and the current chairman of Iran's Assembly of Experts and Iran's Expediency Council.

On November 9, 2006, an Argentine judge issued an arrest warrant for Rafsanjani and others for their involvement in the AMIA bombing. One year later, the General Assembly of INTERPOL issued six Red Notices, circulating the Argentine warrants in an effort to extradite the indicted Iranians.

One of the perpetrators of the AMIA bombing was Hezbollah operative Imad Moughnieh. Moughnieh was not only responsible for the act of terror in Buenos Aires, he also carried out the dastardly attack on the U.S. Marine barracks in Lebanon in 1983. This brutal terrorist was reportedly killed in Syria on February 12, 2008. While I do not know who carried out the attack on Moughnieh, it seems that justice has been done.

It is unconscionable that the entire leadership of the government of Iran was involved with the terror campaign in Argentina. We must not let the world's lead sponsor of international terror continue to get away with its criminal deeds.

I stand with the President of Argentina, Cristina Fernandez de Kirchner, and the government of Argentina, which has stepped up the pace of the AMIA investigation. The United States must continue to work with Argentina and provide any help it needs as it seeks to bring the terrorists to justice.

I stand with the peace-loving Jewish community of Argentina which, despite the horror which befell them 14 years ago, remains vital and strong. Their survival is a testament to the human spirit which will not succumb to the reprehensible designs of an evil few.

And I stand with the freedom-loving peoples around the world who know the horrors of terrorism and will not rest until the perpetrators have been apprehended and convicted in a court of law.

Again, I strongly support H. Con. Res. 385, a resolution of which I am a cosponsor, and urge my colleagues to do the same.

Ms. ROS-LEHTINEN. Mr. Speaker, we have no further requests for time, and we yield back the balance of our time.

Mr. BERMAN. Mr. Speaker, I yield back the balance of my time.

The SPEAKER *pro tempore*. The question is on the motion offered by the gentleman from California (Mr. BERMAN) that the House suspend the rules and agree to the concurrent resolution, H. Con. Res. 385.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the concurrent resolution was agreed to.

A motion to reconsider was laid on the table.

#### MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed without amendment a bill of the House of the following title:

H.R. 3985. An act to amend title 49, United States Code, to direct the Secretary of Transportation to register a person providing transportation by an over-the-road bus as a motor carrier of passengers only if the person is willing and able to comply with certain accessibility requirements in addition to other existing requirements, and for other purposes.

The message also announced that the Senate has passed with an amendment a bill of the following title in which the concurrence of the House is requested:

H.R. 3221. An act moving the United States toward greater energy independence and security, developing innovative new technologies, reducing carbon emissions, creating green jobs, protecting consumers, increasing clean renewable energy production, and modernizing our energy infrastructure, and to amend the Internal Revenue Code of 1986 to provide tax incentives for the production of renewable energy and energy conservation.

#### PROVIDING FOR CONCURRENCE BY HOUSE WITH AMENDMENTS IN SENATE AMENDMENTS TO H.R. 3890, TOM LANTOS BLOCK BURMESE JADE (JUNTA'S ANTI-DEMOCRATIC EFFORTS) ACT OF 2008

Mr. BERMAN. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1341) providing for the concurrence by the House in the Senate amendments to H.R. 3890, with amendments.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

*Resolved*, That upon the adoption of this resolution the bill (H.R. 3890) entitled "An Act to amend the Burmese Freedom and Democracy Act of 2003 to waive the requirement for annual renewal resolutions relating to import sanctions, impose import sanctions on Burmese gemstones, expand the number of individuals against whom the visa ban is applicable, expand the blocking of assets and other prohibited activities, and for other purposes," with the Senate amendment, thereto, shall be considered to have