

IN RECOGNITION OF KYLE HILL FOR FIVE YEARS OF OUTSTANDING SERVICE

HON. SUZAN K. DELBENE

OF WASHINGTON

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 22, 2022

Ms. DELBENE. Madam Speaker, I rise today to thank Kyle Hill for nearly five years of invaluable service to my office and my constituents in Washington's 1st Congressional District.

Kyle joined my office as a Legislative Assistant in October 2017 and soon after became my Legislative Director. Prior to coming to my office, Kyle worked for the Hon. Steve Israel of New York for four years as well.

In each of these roles, Kyle exceeded the mark and met the challenges that come with running a legislative team with his wealth of knowledge, quick wit, and joyful personality. Over his tenure, he played an instrumental role in overseeing the smooth management of a fast-paced office and shaping internal processes—all while building lasting relationships with my team and those who had the pleasure of getting to know him. We all also deeply admire and are inspired by his commitment to reducing his carbon footprint by biking to work every day, regardless of the weather. Kyle has been an amazing leader, a terrific mentor, and a wonderful friend, and we will all sorely miss him.

Madam Speaker, I ask my colleagues to join me in honoring Kyle Hill and wishing him the best in all of his future endeavors.

PERSONAL EXPLANATION

HON. KAREN BASS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 22, 2022

Ms. BASS. Madam Speaker, earlier this afternoon, as a co-chair of the Congressional Caucus on Foster Youth, I was hosting more than 35 young people from all over the country at the National Shadow Day luncheon and I was absent from the first series of votes of the day in the House and missed Roll Call votes 279 and 280. Had I been present I would have voted "yea" on both Roll Call No. 279, the motion to move the previous question on H. Res. 1191; and Roll Call No. 280, H. Res. 1191, the Rule providing for consideration of H.R. 7666—Restoring Hope for Mental Health and Well-Being Act of 2022, H.R. 5585—Advanced Research Projects Agency—Health Act, and H.R. 4176—LGBTQI+ Data Inclusion Act.

CALLING FOR STABILITY AND THE CESSATION OF VIOLENCE AND CONDEMNING ISIS-AFFILIATED TERRORIST ACTIVITY IN NORTHERN MOZAMBIQUE, INCLUDING THE CABO DELGADO PROVINCE, AND FOR OTHER PURPOSES

SPEECH OF

HON. SHEILA JACKSON LEE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 21, 2022

Ms. JACKSON LEE. Mr. Speaker, I rise in support of this resolution calling for the stability and the cessation of violence and condemning ISIS-affiliated terrorist activity in northern Mozambique.

For months, insurgents linked to the Islamic State have attacked innocent Mozambican citizens and soldiers in the region of Cabo Delgado.

The region is home to one of the world's richest natural gas reservoirs, making it the target of considerable attention for Islamic revolutionaries.

Since the early 2010s, a mixture of economic inequality, unemployment, and a religious movement have bred a strong, violent extremist organization called Ansar al-Sunna.

That movement is now characterized by cells of the Islamic State working to terrorize the Mozambican people, funded by illegal drug and ivory trading.

The violence has displaced nearly one million people and killed thousands of others.

The insurgents decimate villages, especially targeting Christian districts, while murdering civilians with terrifying callousness.

This resolution calls on the government of Mozambique, specifically President Filipe Nyusi, to finally take action to counter the extremism.

Under the status quo, people are killed for practicing their religion, and extremists have overrun all forms of policing in the Northern province.

A right to liberty and justice is not something designed only for Americans or those in the West. Every human being deserves an equitable chance to pursue a fulfilling, secure life.

That opportunity is being stripped away by deadly revolutionaries in Mozambique. It is time for this Congress to take a stand against an insurgency that has decimated lives since 2017.

As defenders of the defenseless, America must take a stand and pressure the Mozambican government to protect its own citizens.

CALLING ON THE GOVERNMENT OF THE REPUBLIC OF RWANDA TO RELEASE PAUL RUSESABAGINA ON HUMANITARIAN GROUNDS

SPEECH OF

HON. SHEILA JACKSON LEE

OF

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 21, 2022

Ms. JACKSON LEE. Mr. Speaker, I rise in support of H. Res. 892: Calling on the Government of the Republic of Rwanda to Release Paul Rusesabagina on Humanitarian Grounds.

The resolution calls on the government of Rwanda to immediately release Paul Rusesabagina on humanitarian grounds, ensure that he receives access to appropriate qualified medical professionals and all medical care, and permit him to return safely to the United States.

The resolution also urges the U.S. government in all interactions with the government of Rwanda to raise a case of Paul Rusesabagina and to press for his immediate release on humanitarian grounds.

Paul Rusesabagina is a 67-year-old cancer survivor who suffers from a cardiovascular disorder, and his permanent residency is in Texas.

He is also very special in the eyes of our entire nation, as he is a Presidential Medal of Freedom honoree.

He came to global prominence because he was the manager of the Hôtel des Mille Collines in Kigali, a hotel that provided safe haven to over 1,200 Hutu and Tutsi refugees during the 1994 Rwandan genocide.

In August 2020, Mr. Rusesabagina, on a flight meant to land in Burundi, was extrajudicially transferred to Kigali by the Rwandan government and put on trial.

He was immediately arrested, although the Rwandan government did not acknowledge his detention for three days during which he was reportedly subjected to torture.

Paul Rusesabagina was sentenced to 25 years in prison on September 20, 2021.

The rogue extrajudicial transfer of Mr. Rusesabagina from Texas to Rwanda, and the subsequent trial, have been widely criticized by human rights organizations for the lack of fair trial standards, including violations of attorney-client privilege.

Human Rights Watch called the trial "flawed" and "emblematic of the government's overreach and manipulation of the justice system."

The U.S. State Department said it was "concerned" about Rusesabagina's "lack of confidential, unimpeded access to his lawyers and relevant case documents and his initial lack of access to counsel."

His own daughters only get to speak to him for about five minutes once a week.

Mr. Rusesabagina has been a vocal critic of Rwandan President Paul Kagame, accusing the president of war crimes and human rights violations, and is suffering because of it.

Our Constitution was built with the belief that every person has the right to express political dissent.

An attack on free speech anywhere is an attack on our American values.

The reported lack of fair trial guarantees calls into question the fairness of the verdict and the lack of protections meant to be consistent with Rwanda's international commitment.

To allow a foreign government to abduct and hold hostage an American permanent resident without a fair trial is to turn our back on a fundamental rule of law and democracy.

I urge all my colleagues to support H. Res. 892, calling on the Government of the Republic of Rwanda to Release Paul Rusesabagina on Humanitarian Grounds.

NATIONAL COMPUTER FORENSICS INSTITUTE REAUTHORIZATION ACT OF 2022

SPEECH OF

HON. SHEILA JACKSON LEE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 21, 2022

Ms. JACKSON LEE. Madam Speaker, I stand in support of H.R. 7174, the “National, Computer Forensics Institute Reauthorization Act of 2022” which will bolster the education of those defending the American people against cyber security threats.

Soon after the devastating attacks on 9/11, Congress passed the Homeland Security Act of 2002 through which it consolidated the separate branches of our security efforts into one dedicated office.

Through this Act, the Department of Homeland Security provided provisions such as infrastructure protection, chemical, biological, and nuclear defenses, as well as other measures to safeguard national security.

Congress voted in 2012 to reauthorize these important protections. We gather here to do so again today.

During the drafting of the Homeland Security Act of 2002, the United States faced a wave of terrorism and extremism that threatened the lives and liberties of our people.

Today, enemies of the State have evolved to infiltrate our computers, cell phones, and cyber infrastructure.

As a result, companies, organizations, and entire cities are targets for attacks.

Last year, more than 400 U.S. government offices were held ransom or affected by a direct cyber threat.

In 2018, Atlanta, Georgia was nearly crippled by a ransomware attack that wreaked havoc on utilities, parking, and other services in the city. Atlanta taxpayers spent over \$2.6 million in recovery efforts.

Last year, Washington, D.C.’s Metropolitan Police Department was targeted by cyber-thugs threatening to publish countless pieces of sensitive data including arrest records, the identities of persons of interest, and even the names of confidential police informants.

In December, a Los Angeles location of Planned Parenthood had the private health information of 400,000 patients stolen through ransomware. Addresses, birthdays, and diagnoses of patients were in the hands of those who meant to do the American people harm.

Ransomware attacks cost federal, state, and local government agencies about \$915 million last year.

Our Nation is vulnerable.

We are at risk.

We must be proactive to protect against larger and more sophisticated attacks.

That is why I stand in support of the “National Computer Forensics Institute Reauthorization Act of 2022” which will continue efforts to train, educate and equip State, local, territorial, and Tribal law enforcement officers to combat cyber-attacks for another 10 years.

With this amended reauthorization, Congress would balance the need for cybersecurity with the prioritization of civil rights, civil liberties, and the safeguarding of private data.

It would also designate curriculum for the Institute, authorize full or partial funding towards attendance at the Institute, require reports of

efficacy, future need, and demographic information, as well as expand on the physical and virtual capacities of the Institute’s academic reach.

H.R. 7174 would amend the Homeland Security Act of 2002 to better train those who defend our country from cyber threats today, while preparing for the advanced threats coming tomorrow.

Perhaps the most important section of this Act is the provision outlining the research and development of systems and procedures to enhance the Institute’s capabilities and capacity for the future.

If cyber-attackers are willing to target American cities, agencies, and companies today, there is little question that they will be willing to target even more tomorrow.

Our best weapon against such threats is an educated and empowered league of law enforcement and IT professionals working to defend the nation’s data, privacy, and security.

Once again, I offer my support for H.R. 7174, “National Computer Forensics Institute Reauthorization Act of 2022” and encourage my colleagues to do the same.

NDO FAIRNESS ACT

SPEECH OF

HON. SHEILA JACKSON LEE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 21, 2022

Ms. JACKSON LEE. Madam Speaker, I rise in defense of Americans’ right to due process in support of the NDO Fairness Act.

This bill amends 18 U.S.C. 2705 to increase the federal regulation of law enforcement’s use of non-disclosure orders or “gag orders”.

H.R. 7072 requires federal prosecutors to have obtained a written determination from a court proving that their use of a non-disclosure order is necessary.

This bill also would establish a 30-day limit for gag orders, which can be extended for 30 days if deemed necessary.

After the gag-order expires, law enforcement must ensure that the person subject to the gag-order has been notified within 72 hours.

This bill also creates the historic and necessary right for cellular service providers to contest prosecutors’ gag orders in court.

Under the status quo, the process for prosecutors to request and be granted access to an individual’s personal electronic communication is streamlined, unregulated, and relatively unrestrained.

Prosecutors then petition for a non-disclosure order, stripping the subject’s right to know their personal information is being searched.

The NDO also prohibits the subject’s ability to block the search of their personal data.

If this intrusion were done in-person—meaning that the government shows up to a person’s home, accesses their desktop, secures their personal data, and then refuses to tell that citizen—Americans would be outraged.

The searching of online data is just as egregious a violation of personal privacy.

Establishing transparency within our democracy, especially within our criminal justice system, is necessary to ensure the legitimacy of government and the preservation of our Union.

Just because the ecosystem for data has changed from analog to digital does not give the government the right to full access of whatever information they see as necessary for prosecution.

This legislation tips the scales of justice back toward the American citizen, protecting them from unwarranted, unconstitutional searches of their property.

EXPRESSING THE SENSE OF CONGRESS REGARDING THE EXECUTION-STYLE MURDERS OF UNITED STATES CITIZENS YLLI, AGRON, AND MEHMET BYTYQI IN THE REPUBLIC OF SERBIA IN JULY 1999

SPEECH OF

HON. SHEILA JACKSON LEE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 21, 2022

Ms. JACKSON LEE. Mr. Speaker, I rise in support of H. Con. Res. E “Expressing the Sense Of Congress Regarding the Execution-Style Murders Of United States Citizens Ylli, Agron, And Mehmet Bytyqi In The Republic Of Serbia In July 1999”.

This resolution would demand that the individuals who so unconscionably murdered the Bytyqi Brothers shortly after the end of the Kosovo war be held accountable by the Serbian government.

This resolution reaffirms our commitment to American citizens, that, no matter what, they will receive the justice that they and their families deserve, regardless of how long it has been.

Ylli, Agron, and Mehmet were American citizens traveling on a humanitarian mission to combat the genocide of Serbian Albanians in 1999, who, after unknowingly crossing an unmarked border, were extrajudicially kidnapped, imprisoned, tortured, murdered, and callously thrown into a mass grave by Serbian government officials.

Their bodies were not discovered until 2001.

These officials knew the entire time that the Bytyqi brothers were American citizens, and undeterred, carried out crime after crime, even after a Serbian judge ordered the brothers’ release.

Despite this horrific crime, despite promises from President Aleksandar Vucic and Foreign Minister Ivica Dacic, not one person has been held responsible in the past 23 years.

We cannot allow this injustice to exist, and we cannot allow other countries to believe that it is in any way acceptable to treat American citizens in this manner.

It is unacceptable that there has been no movement on this case in years.

Ylli, Agron, and Mehmet and the remaining Bytyqi family deserve justice, and the Serbian government agrees. How then has nothing been done to secure this justice?

Since the Serbian government has not acted, the United States must devote resources to fully assist and monitor Serbia’s efforts to investigate this crime against American citizens.

No American should experience what the Bytyqi brothers and their families have experienced, and we should make it clear that the United States will always seek justice for its people.