

the new and the old addresses. That way, if a thief attempts to change your billing address so you won't find out about fraudulent charges—you'll know.

The bill also requires credit bureaus to investigate discrepancies in addresses, to make sure that the address for the consumer that they have on file is not the address provided by the identity thief.

This bill codifies the practice of placing fraud alerts on a consumer's credit file and gives the Federal Trade Commission the authority to impose fines against credit issuers that ignore the alert. Too many credit issuers are presently ignoring fraud alerts to the detriment of identity theft victims. It also requires that fraud alerts are placed on all information reported by a credit bureau, including credit scores. Often when a credit score is issued without a full report, the fraud alert does not show up.

This legislation also gives consumers more access to the personal information collected about them, which is a critical tool in combating identity theft, by requiring that every consumer across the nation have access to one free credit report annually. Currently, six States—Colorado, Georgia, Massachusetts, Maryland, Vermont, and New Jersey—have such statutes. This act makes one free credit report a national requirement. In addition, consumers could review the personal information collected about them by individual reference services. With greater access to their own personal information, consumers can proactively check their records for evidence of identity theft and uncover other errors.

The bill also restricts the type of information a credit bureau can sell to marketers to your name and address only. Currently credit bureaus can sell such personally identifiable information as your social security number or mother's maiden name. This sensitive information would be treated under this bill like any other part of the credit report, with its disclosure restricted to businesses needing the data for extensions of credit, employment applications, insurance applications, or other permissible purposes.

I am introducing the Identity Theft Prevention Act with Representative STEVE LATOURETTE (R-OH) and twelve other cosponsors. This bill has been endorsed by Public Citizen and the Privacy Rights Clearinghouse, and is a companion bill to S. 2328 offered by Senators FEINSTEIN, KYL, and SHELBY. It is my hope that the House Banking Committee will take up consideration of this bill and that we can soon bring it to the floor for a vote by the entire Congress.

LEGISLATION TO REINFORCE ANTITRUST LAWS

HON. DAVID MINGE

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 13, 2000

Mr. MINGE. Mr. Speaker, following is a summary of my legislation.

A bill to reinforce our antitrust laws by focusing on three main issues:

(1) Broadening our antitrust laws: Antitrust violators should be liable to all injured

persons, whether the damages are direct or indirect. Under current federal law, only direct parties have the right to a remedy for antitrust harm. By broadening the scope of persons who can demand reparations for harm caused by antitrust violators, without relying on government bureaucracies to do it for them, our antitrust laws can be more effective.

(2) Modernizing antitrust enforcement: This bill increases the maximum fines from \$10 million to \$100 million to reflect the magnitude of today's economy and potential damages from anti-competitive activity. Moreover, megamergers create heavy workload for the agencies responsible for their approval. The pre-merger notification filing fee structure is changed to reflect that.

(3) Addressing concentration in agribusiness: Growing concentration in food processing and distribution has been accompanied by low farm income and the loss of thousands of farmers. The weakening bargaining power of farmers and the potential market power of suppliers, processors and other intermediaries has been accompanied by record earnings. Moreover, the benefits of low farm prices are not passed on to American consumers; food prices are not declining. This bill creates a commission to study this troublesome situation. This bill also clarifies the Packers and Stockyards Act to ensure that small producers are not discriminated against and establishes a senior official position for agriculture at the Antitrust Division of the DOJ.

THE ARMENIAN GENOCIDE

SPEECH OF

HON. MARTIN T. MEEHAN

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, April 12, 2000

Mr. MEEHAN. Mr. Speaker, I rise to commemorate the 85th anniversary of the Armenian Genocide. The actual date the anniversary will be observed is April 24, but I rise today while we are in session to pay my solemn respects to the innocent fallen and add my words to history's record of one of the most terrible tragedies known to mankind.

On April 24, 1915, a group of Armenian religious, political, and intellectual leaders were arrested in the city then known as Constantinople, taken to the interior of Turkey, and murdered. What followed from there was nothing less than the systematic deprivation of Armenians living under Ottoman rule of their homes, property, freedom, and lives. The tragic toll of its dark period in world history includes the death of 1.5 million Armenian men, women, and children and the deportation of 500,000 others. Before their tragic deaths, countless Armenian women were subject to unspeakable cruelties, in the form of sexual abuse and slavery.

History is not condemned to repeat itself. We can prevent future tragedies by acknowledging, remembering, and commemorating yesterday's tragedies. Unfortunately, the Turkish Government still refuses to admit its involvement in the Armenian Genocide, and even the current U.S. administration has not fully acknowledged the extent of the wrongdoing between 1915 and 1923. That is why we must make our voices heard. History's

record must reflect the truth of what the Armenians experienced: mass murder and genocide. If it does not, only then are we condemned to a future littered with more instances of unspeakable wickedness and cruelty.

My congressional district contains a large and vibrant Armenian-American community, which has contributed so much to the Merrimack Valley's economic vitality and culture. When today's Armenian-American community commemorates the Armenian Genocide, they convey the message to the world that only the continued vigilance of people of good conscience stands between peaceful human coexistence and another instance of genocide.

My respect for my Armenian-American constituents and for their commitment to remembering past tragedy and preventing future tragedy compels me to rise and speak today. It compels me to add my voice to those who speak out against hatred and fear. It should compel us all to remember past horrors, lest they happen again.

READING DEFICIT ELIMINATION ACT

HON. WILLIAM F. GOODLING

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 13, 2000

Mr. GOODLING. Mr. Speaker, today I introduced the Reading Deficit Elimination Act (RDEA), which is an important step in ensuring that every American has the ability to read. I am also pleased that Senator PAUL COVERDELL (R-GA) is introducing an identical bill today in the Senate.

According to statistics from the National Assessment of Educational Progress (NAEP), 74 percent of third graders remain poor readers when they reach the ninth grade. Overall, 40 percent of fourth-graders are reading at the "below basic" level. The National Adult Literacy Survey, as many as 50 million adults have only minimal reading skills. This situation is absolutely unacceptable.

Yesterday, we passed a resolution in my committee to make good on our commitment to fully fund the Individuals with Disabilities Education Act (IDEA). This legislation is consistent with our efforts to provide funding for special education. It is estimated that as many as 2 million students who are placed in special education are there simply because they haven't been taught to read.

The National Institute for Child Health and Human Development tells us that 90 percent to 95 percent of these students could learn to read and be returned to their regular classrooms if they were given instruction based on the finding of scientific research.

Just this morning, the National Reading Panel released its report on "Teaching Children to Read," in both the Senate and the House. The message we heard confirms what we have known for years: Teaching children to read is essential if they are to be successful in life. We now have scientific research that shows us the way once again.