Bill of Rights.

Tribute to Petty Officer 2nd Class Scott Chism & Seaman Chris Ferreby

Hon. Jack Quinn
Of New York
In the House of Representatives
Tuesday, April 3, 2001

Mr. QUINN. Mr. Speaker, I am very saddened to rise today in memory of Petty Officer 2nd Class Scott Chism and Seaman Chris Ferreby.

As seamen assigned to the Coast Guard Station of Niagara, these two young men tragically lost their lives serving their community and their nation. This tragedy happened on a routine patrol voyage in which Scott Chism and Chris Ferreby, along with fellow crewmembers Michael Moss and William Simpson, were tossed into the frigid waters of Lake Ontario when their boat was overturned by a large wave.

Scott Chism had served three years and seven months in the Coast Guard. With the upcoming completion of his enlistment, he and his wife had planned to return to California. He leaves behind his wife, Lissa, a daughter, Kelsey, and a son, Caleb.

Chris Ferreby was raised outside of Rochester, in Fairport. He is survived by a wife, Amy, and a newborn child, Tyler. Amy recalls her husband as being able to “always make you laugh” and willing to “do anything for his friends.”

Our thoughts and prayers are with the families of these two men. Their heroism, bravery and selfless dedication to our country will not be forgotten.

Commemding the Academic Achievements of Students from Williston Northampton School in Easthampton, MA

Hon. John W. Olver
Of Massachusetts
In the House of Representatives
Tuesday, April 3, 2001

Mr. OLVER. Mr. Speaker, I rise to congratulate the students of Williston Northampton School in Easthampton, MA for their excellence in academic competition. Under the tutelage of Mr. Peter Gun, these young people have shown an acute knowledge of the Constitution and its Amendments, in particular the Bill of Rights.

Extensions of Remarks

On April 21–23, 2001 more than 1200 students from across the country will be in Washington, DC to demonstrate their expertise in American government. And to represent their home states as part of the “We the People . . . The Citizen and the Constitution” program, sponsored in part by the U.S. Department of Education. I am pleased to announce the class from Williston Northampton School will participate on behalf of the Commonwealth of Massachusetts.

Mr. Gun’s students have taken a strong interest in the principles that govern our nation. Through their studies, they have become aware of the founders’ efforts to fashion an enduring republic. Through their accomplishments, they have shown a keen understanding of the political process, its participants and the laws that will ensure America’s continued vitality.

It is an honor to recognize such a meritorious group.

Shed Light on Hidden Fees

Hon. Luis V. Gutierrez
Of Illinois
In the House of Representatives
Tuesday, April 3, 2001

Mr. GUTIERREZ. Mr. Speaker, on March 29 I introduced the “Wire Transfer Fairness and Disclosure Act of 2001,” a bill to require additional disclosures relating to exchange rates in transfers involving international transactions. Sixty-two representatives currently support this important legislation.

Immigrants throughout the United States work hard, save money and send billions of dollars to relatives living in foreign countries. The money sent home helps finance basic needs ranging from food and medicine to education to new homes. Unfortunately, customers wiring money to Mexico are often losing millions of dollars to undisclosed “currency conversion fees” charged by giant firms such as Western Union and MoneyGram.

Wire Transfer companies aggressively target audiences in immigrant communities with ads promising low rates for international transfers. However, such promises are grossly misleading. The exchange rate prevailing at a major financial center of the foreign country whose currency is involved in the transaction, as of the close of business on the business day immediately preceding the date of the transaction (or the official exchange rate, if any, of the government or central bank of such foreign country) shall be disclosed to the consumer before the transaction is consummated and printed on the receipt given to the consumer.

Mr. Speaker, I submit the full text of this pro-consumer legislation for the record and I urge my colleagues to support this important legislation.

H.R. 1306
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Wire Transfer Fairness and Disclosure Act of 2001”.

SEC. 2. DISCLOSURE OF EXCHANGE RATES IN CONNECTION WITH INTERNATIONAL MONEY TRANSFERS.

(a) IN GENERAL.—The Electronic Fund Transfer Act (15 U.S.C. 1693 et seq.) is amended—

(1) by redesignating sections 918, 919, 920, and 921 as sections 919, 920, 921, and 922, respectively; and

(2) by inserting after section 917 the following new section:

SEC. 918. DISCLOSURE OF EXCHANGE RATES IN CONNECTION WITH INTERNATIONAL MONEY TRANSFERS.

“(a) Definitions.—

“(1) INTERNATIONAL MONEY TRANSFER.—The term ‘international money transfer’ means any money transmitting service involving an international transaction which is provided by a financial institution or a money transmitting business.

“(2) MONEY TRANSMITTING SERVICE.—The term ‘money transmitting service’ has the meaning given to such term in section 5330(d)(2) of title 31, United States Code.

“(3) MONEY TRANSMITTING BUSINESS.—The term ‘money transmitting business’ means any business which—

(A) provides check cashing, currency exchange, or money transmitting or remittance services, or issues or redeems money orders, travelers’ checks, and other similar instruments; and

(B) is not a depository institution (as defined in section 5313(g) of title 31, United States Code).

“(b) EXCHANGE RATE AND FEES DISCLOSURES REQUIRED.—

“(1) IN GENERAL.—Any financial institution or money transmitting business which initiates an international money transfer on behalf of a consumer (whether or not the consumer maintains an account at such institution or business) shall provide the following disclosures:

“(A) The exchange rate used by the financial institution or money transmitting business in connection with such transaction.

“(B) The exchange rate prevailing at a major financial center of the foreign country whose currency is involved in the transaction, as of the close of business on the business day immediately preceding the date of the transaction (or the official exchange rate, if any, of the government or central bank of such foreign country).

“(C) All commissions and fees charged by the financial institution or money transmitting business in connection with such transaction.

“(D) The exact amount of foreign currency to be received by the recipient in the foreign country, which shall be disclosed to the consumer before the transaction is consummated and printed on the receipt given to the consumer.

“(2) By inserting after section 917 the following new section:

SEC. 919. DISCLOSURE OF EXCHANGE RATES IN CONNECTION WITH INTERNATIONAL MONEY TRANSFERS.

“(a) DISCLOSURE OF EXCHANGE RATES.—The exchange rate used by the financial institution or money transmitting business in connection with such transaction shall be disclosed to the consumer along with any commissions and fees charged by such institution or business.

“(b) DISCLOSURE OF SOURCE OF EXCHANGE RATE.—The exchange rate used by the financial institution or money transmitting business in connection with such transaction shall be disclosed to the consumer along with the source of the exchange rate.