108TH CONGRESS 1ST SESSION

S. RES. 223

Expressing the sense of the Senate that the life and achievements of Antonio Meucci should be recognized, and for other purposes.

IN THE SENATE OF THE UNITED STATES

September 10, 2003

Mr. Corzine submitted the following resolution; which was referred to the Committee on the Judiciary

RESOLUTION

Expressing the sense of the Senate that the life and achievements of Antonio Meucci should be recognized, and for other purposes.

- Whereas Antonio Meucci, the great Italian-American inventor, had a career that was both extraordinary and tragic;
- Whereas upon immigrating to New York, Meucci continued to work with ceaseless vigor on a project he had begun in Havana, Cuba, an invention he later called the "teletrofono", involving electronic communications;
- Whereas Meucci set up a rudimentary communications link in his Staten Island home that connected the basement with the first floor, and later, when his wife began to suffer from crippling arthritis, he created a permanent link between his lab and his wife's second floor bedroom;

- Whereas having exhausted most of his life's savings in pursuing his work, Meucci was unable to commercialize his invention, though he demonstrated his invention in 1860 and had a description of it published in New York's Italian language newspaper;
- Whereas Meucci never learned English well enough to navigate the complex American business community;
- Whereas Meucci was unable to raise sufficient funds to pay his way through the patent application process, and thus had to settle for a caveat, a one year renewable notice of an impending patent, which was first filed on December 28, 1871;
- Whereas Meucci later learned that the Western Union affiliate laboratory reportedly lost his working models, and Meucci, who at this point was living on public assistance, was unable to renew the caveat after 1874;
- Whereas in March 1876, Alexander Graham Bell, who conducted experiments in the same laboratory where Meucci's materials had been stored, was granted a patent and was thereafter credited with inventing the telephone;
- Whereas on January 13, 1887, the Government of the United States moved to annul the patent issued to Bell on the grounds of fraud and misrepresentation, a case that the Supreme Court found viable and remanded for trial;
- Whereas Meucci died in October 1889, the Bell patent expired in 1893, and the case was discontinued as moot without ever reaching the underlying issue of the true inventor of the telephone entitled to the patent; and
- Whereas if Meucci had been able to pay the \$10 fee to maintain the caveat after 1874, no patent could have been issued to Bell: Now, therefore, be it

1	Resolved, That it is the sense of the Senate that—
2	(1) the life and achievements of Antonio Meucci
3	should be recognized; and
4	(2) the work of Antonio Meucci in the invention
5	of the telephone should be acknowledged.

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