

The apology states, "My conscience does not accept the insensitivity showed to and the denial of the Great Catastrophe that the Ottoman Armenians were subjected to in 1915. I reject this injustice and for my share, I empathize with the feelings and pain of my Armenian brothers and sisters. I apologize to them."

Unfortunately, the Turkish state remains set on its same path to impede reconciliation. A probe launched by a Turkish state prosecutor will investigate the apology campaign to decide if it violated Article 301. As the judicial system continues to assault freedom of speech, elected officials also hamper progress. Recently, Parliamentarian Canan Aritman employed racism against Armenians. Angered by President Abdullah Gul's response to the campaign, she suggested that "Abdullah Gul should be the president of the whole Turkish nation, not of his ethnic origin." She then encouraged fellow parliamentarians to "investigate the ethnic origin of the president's mother."

On behalf of Hrant Dink's memory, I call on Turkey to come to terms with its own history and shed the shackles of suppression. In honor of Hrant Dink these actions would be an apt call to conscience.

INTRODUCTION OF THE ASSESSMENT ACCURACY AND IMPROVEMENT ACT OF 2009

HON. THOMAS E. PETRI

OF WISCONSIN

IN THE HOUSE OF REPRESENTATIVES

Thursday, January 22, 2009

Mr. PETRI. Madam Speaker, as Congress considers the reauthorization of the No Child Left Behind Act this year, we have an obligation to listen closely to the students, parents, and educators that we represent to ensure that our efforts result in responsible and pragmatic improvements. While we have made great strides in the areas of assessment and accountability over the last 7 years, this reauthorization provides a critical opportunity to learn from our experiences and fine-tune the law.

One example of a lesson my constituents have learned, and have vigorously shared with me, is that we should be encouraging States to move towards better assessment models. As I have met with educators over the past year, one of the primary concerns that I have heard is that the State assessment fails to provide information of value to educators and administrators. Even more disturbing, it often takes 4 to 6 months before scores are returned to schools, which leaves little or no time for teachers to use the information to address student performance before they advance to the next grade.

However, I believe there is a sensible solution that Congress can adopt to address these concerns and give States more options in assessment design. Today, Representative DAVID WU and I are introducing the bipartisan Assessment Accuracy and Improvement Act of 2009 to give States the option to use adaptive testing as their statewide assessment measuring reading, math, and science to fulfill No Child Left Behind requirements. I believe that this legislation will give States the ability to truly track the academic growth of every child

and provide more accurate information to teachers, parents and school administrators through the use of an adaptive test.

For those who may be unfamiliar with adaptive testing, it is a test that changes in response to previously-asked questions. For example, if a student answers a question correctly, the test presents a question of increased difficulty. If a student answers incorrectly, the test presents a question of decreased difficulty. As you can see, an adaptive test customizes itself to a student's actual level of performance with a great degree of accuracy.

Giving States the flexibility to use an adaptive test and to ask questions outside of grade level will improve the accuracy of student assessment and enable educators to target appropriate instruction for each child based on performance at, above, or below grade level. In addition, using an adaptive test over time will allow accurate measurement of the performance growth of each individual student.

In my district in Wisconsin, nearly a third of school districts currently use their own funds to participate in adaptive testing in addition to the State assessment required by NCLB. Educators and administrators appreciate the diagnostic information it yields and the efficiency that it provides. I believe that school districts nationally are already "speaking with their wallets" by spending scarce resources to voluntarily participate in this testing because it provides valuable information that the State assessment does not. And, although our bill does not require States to adopt adaptive testing, it gives them the freedom to do so should they decide it is a better model for their students and educators.

Madam Speaker, adaptive testing and growth models are the key to putting the "child" back into No Child Left Behind. I hope that our colleagues will join us in this pragmatic and responsible improvement to the law as we work towards a bipartisan reauthorization this year.

TRIBUTE TO JON W. DUDAS

HON. JOHN CONYERS, JR.

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Thursday, January 22, 2009

Mr. CONYERS. Madam Speaker, I rise today on behalf of myself, Mr. SMITH of Texas, Mr. COBLE, Mr. SENSENBRENNER, Mr. BERMAN, and Mr. WOLF to honor Jon W. Dudas, a distinguished public servant who is leaving the helm of the United States Patent and Trademark Office ("USPTO") on January 20, 2009. Jon has served as Under Secretary of Commerce for Intellectual Property and Director of the USPTO since July 2004. He previously served as acting Under Secretary and Director, and Deputy Under Secretary and Deputy Director from 2002 to 2004.

As head of the world's leading intellectual property ("IP") office, Jon developed and articulated administration positions on patent, copyright, and trademark issues, both domestic and foreign and effectively steered the operations of the USPTO, an organization of approximately 9,000 employees dedicated to providing and maintaining the intellectual property protections that promote innovation and technological advancement.

Under Jon's leadership, the USPTO's university-style examiner training academy, peer review pilot, electronic filing and processing, and accelerated examination programs were developed and implemented. Additionally, the USPTO's hoteling programs for its patent and trademark examiners serve as a gold standard for other Federal agencies and the USPTO continued to be recognized as the leader in Federal Government telework initiatives.

In the critical area of appropriations for the USPTO's vital operations, Jon worked tirelessly with the Congress and the administration to ensure USPTO's full access to all collected fees over the last 4 years, breaking a streak of fee diversion. His assistance and counsel were also greatly valued and appreciated during the House's development of patent reform and other pieces of important IP legislation.

Prior to joining the Bush administration, Jon served 6 years as Counsel to the U.S. House Judiciary Subcommittee on Courts and Intellectual Property, and Staff Director and Deputy General Counsel for the House Judiciary Committee. He guided enactment of major patent, trademark, and copyright legislation, including the 1999 American Inventors Protection Act and the Digital Millennium Copyright Act. He was also instrumental in the passage of the 1996 Trademark Anti-Counterfeiting Consumer Protection Act, a law making it more difficult for seized counterfeit merchandise to re-enter the consumer marketplace.

I know that our colleagues and the intellectual property community join Mr. SMITH of Texas, Mr. COBLE, Mr. SENSENBRENNER, Mr. BERMAN, Mr. WOLF and me in commending Jon for the USPTO's substantive achievements during his tenure.

We are honored to have this opportunity to publicly commend a truly dedicated public servant. We wish Jon all the best in his future endeavors.

HONORING McCROSSAN BOYS RANCH HITCH TEAM

HON. STEPHANIE HERSETH SANDLIN

OF SOUTH DAKOTA

IN THE HOUSE OF REPRESENTATIVES

Thursday, January 22, 2009

Ms. HERSETH SANDLIN. Madam Speaker, I rise today to honor members of the McCrossan Boys Ranch Hitch Team in Sioux Falls, South Dakota for their participation in the 2009 Presidential Inauguration Parade. The inauguration of President Barack Obama marked a defining moment in history and these young men were excellent ambassadors for South Dakota at an event of such magnitude.

McCrossan Boys Ranch is a unique program, which reaches out to educate troubled youths from across the region. The ranch provides a vital opportunity for young men who face conflict in their lives and who wish to seek a more positive direction. The ranch's purpose is to give students outlets to explore, allowing them to grow as individuals and to serve the community around them. The ranch teaches important skills such as horsemanship, trade skills and agricultural methods that are applied toward community service projects like Habitat for Humanity.

Additionally, McCrossan Boys Ranch youth are members of numerous extracurricular

groups, such as 4-H, the Boy Scouts of America and the Fellowship of Christian Athletes. The ranch and its students give back to the community in many ways and display the dedication, purity of purpose and selfless service that personified the spirit of the 2009 Inauguration Parade.

The educational and service mission of McCrossan Boys Ranch is an admirable and worthy cause. It is an organization that instills American values in young men and helps them make valuable contributions to the fabric of our society.

Madam Speaker, it is because of its mission, as well as its achievements, that I rise today in recognition of the McCrossan Boys Ranch Hitch Team for their participation in the 2009 Inauguration Parade.

IN RECOGNITION OF KENDRA
KASTEN

HON. JACKIE SPEIER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, January 22, 2009

Ms. SPEIER. Madam Speaker, I ask my colleagues here in the House of Representatives to join me in bestowing our sincere thanks to Kendra Kasten, a woman who has devoted thousands of hours of volunteer service to her community and personally helped countless children better their reading skills.

After devoting her professional life to teaching children and her precious free-time to lifting others up and never seeking recognition herself, Kendra is being duly honored by the Town of Hillsborough, California with their "Community Care Award".

The Community Care Award "honors a person in a salaried position with the School District or Town of Hillsborough or other vital community role." Ms. Kasten is the embodiment of the criteria set forth for the award, specifically in regard to having "made a sustained and significant contribution that has broadly touched the lives of our children. These contributions are widely recognized as having lasting impact to our community."

As both a parent and teacher, Kendra Kasten has given her all to the betterment of her community. A reading specialist, she currently works with Kindergarten to Second Grade students in small groups to help with the development of crucial literacy skills. Kendra also teaches weekly whole-class lessons to 2nd graders in the area of syllabication.

Kendra's lesson plans come from years of teaching experience. She formalized and organized her experience at the urging of her colleagues and used it to benefit all teachers in her school district.

Madam Speaker, in addition to teaching, this vibrant and amazing woman has volunteered in her children's classrooms and the Town Library and served on more committees than any one person could possibly squeeze into a single lifetime. Her husband, Hillsborough Town Councilman Tom Kasten, and children Jeff and Alyssa are fortunate to have such a dynamic partner and role model and also deserve our thanks for loaning their wife and mother to the community.

It is with a great deal of pride that I recognize a true community leader and selfless volunteer—Ms. Kendra Kasten.

INTRODUCTION OF THE FEDERAL
EMPLOYEES PAID PARENTAL
LEAVE ACT

HON. CAROLYN B. MALONEY

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, January 22, 2009

Mrs. MALONEY. Madam Speaker, today, I proudly join in a bipartisan effort with Representatives FRANK WOLF, STENY HOYER, DANNY DAVIS, ED TOWNS, GEORGE MILLER, LYNN WOOLSEY, CHRIS VAN HOLLEN and many others to reintroduce the Federal Employees Paid Parental Leave Act. I am also pleased that Senator WEBB will be introducing the companion bill in the Senate as well. This bill will provide four weeks of paid leave to federal employees when they have a new child.

The House passed this important legislation in the 110th Congress with a strong bipartisan majority and I am hopeful that we will be able to promptly pass the bill in both houses and send it to President Obama for his signature.

More than ever, families need access to paid parental leave. In the face of rising unemployment and falling home and equities values, families cannot afford to risk losing a job or going without pay after the birth of a new child. Families are already squeezed like never before and the cost of raising a child is only growing. USDA estimates that a family will spend an additional \$11,000 in the first year of having a new child.

Few families can afford to forgo a month's pay which is why this bill is so critical. If we truly believe in the value of family, then we need to value the work that families do. This means that we need to stop asking parents to choose between a paycheck and caring for a new child. Unlike a generation or two ago, today both parents work outside the home and both need time off from work when they have a new child. Yet, most do not have access to paid family leave.

By providing paid parental leave to Federal employees, the Federal Employees Paid Parental Leave Act establishes the Federal Government as a model employer. This landmark bill is the first to provide paid family leave for new parents. It is good for the Federal agencies, is good for Federal employees, and is cost effective. Finally, this bill signals our commitment to valuing our employees and their families.

Madam Speaker, I am hopeful that together we can work to value families and the work they do and demonstrate our commitment by passing this important bill.

HADLEY, MASSACHUSETTS, TO
CELEBRATE 350TH ANNIVERSARY

HON. RICHARD E. NEAL

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Thursday, January 22, 2009

Mr. NEAL of Massachusetts. Madam Speaker, I rise today to celebrate the 350th Anniversary of Hadley, Massachusetts. I would like to share some local history as provided by the Hadley guide into the official record.

Hadley was founded by a dissenting Connecticut congregation under the leadership of Re. John Russell in 1659. As an agricultural

community on the east bank of the Connecticut River, John Pyncheon purchased the site of the new settlement from the Indians on behalf of the settlers. The first settlers laid out this area, formerly known as the Norwottuck Meadow, as the center of the new settlement before their arrival, with the Town Common, referred to as "the Broad Street," as the central feature. The common measured 20 rods wide and one mile long, with the Connecticut River defining both ends, and was reportedly based on the original plan of Wethersfield, Connecticut. Eight-acre home lots were ranged along both sides of the common, with farmlands behind.

In 1675–76, during King Philip's War, to guard against Indian attacks, a palisade that ran far enough behind the houses to include most of the barns and farm buildings enclosed the street and common. One such attack occurred on June 12 of 1676. Legend has it that the town was saved from destruction when, at a critical moment, one William Goffe showed up in the midst of the townspeople, warned them of the danger, and led the town in fending off the assault, disappearing shortly afterward. Goffe, later known as "The Angel of Hadley," became the subject of many legends.

Though the years, the common remained the focus of town life. The meetinghouse occupied a prominent site, animals were pastured on the open land, militia drills were held periodically, and Hadley's Liberty Pole was erected there during the Revolutionary War. Taverns at the north and south ends and at the center of the common served the needs of passengers on the ferry, stagecoach, and riverboat routes.

By the 1670s, the town rapidly developed northward. The North Hadley Mill Pond, also known as Mill River, became the site of the Hopkins Corn Mill, and millers and farmers settled in Hopkins Meadow. The rent paid by mill workers to live here went to support the Hopkins School, which founded by Edward Hopkins of England, a former governor of Connecticut.

Hadley has long been the subject of much folklore, especially when it came to witchcraft. The most notable "witch" in the town of Hadley was Mary Webster, who, although acquitted of "familiarity with the devil" in a Boston Court in 1683, was nonetheless hung, unsuccessfully, by young Hadley men in 1685.

As the number of settlers south of Mount Holyoke grew, the desire for a local place of worship also grew. As an answer to the problems of settlers traveling many miles to church, the towns of Hatfield, Granby, South Hadley and Amherst formed from the sprawling town of Hadley. The town continued to grow as an agricultural town during the 1700s. While subsistence farming was most common during this time, the exporting of everything from produce to beef to furs grew. Most of the products were taken by flatboat down the Connecticut River and to the Boston area as well. It was around 1792 that broomcorn became the dominant crop in Hadley. So abundant was this crop that Hadley would come to be known as the Nation's broomcorn and broom manufacturing capital. Broom and brush making became a thriving industry here, exporting all across New York and New England, and as far as Ohio.

Over time the soil that produced so much broomcorn slowly depleted. By 1840, tobacco would take its place as the major crop as well