

Sankofa did not commit the crime for which he may soon pay the ultimate price. Therefore, Mr. Governor, we request you to weigh all the evidence that is available to you, which could not be considered by the courts, and ensure that justice is done by preventing his execution and granting him a conditional pardon and the right to a new trial.

Mr. Governor, what we have here is a very compelling case for granting Mr. Sankofa clemency. Unfortunately, we are concerned that the merits of his petition may get overlooked in the current atmosphere of your candidacy for the Office of the President of the United States. The life of an innocent man may be at stake, and politics must not be allowed to cause a miscarriage of justice that can never be undone. For the foregoing reasons, we respectfully request you to grant an immediate stay of Mr. Sankofa's execution, and work with the Texas parole board to approve his petition for clemency.

Thank you for your consideration of this request. Please feel free to contact Jeffrey Davis, Legislative Counsel, in Congressman Towns' office should you need any additional information.

HONORING JUDGE JOE FISHER

HON. NICK LAMPSON

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 20, 2000

Mr. LAMPSON. Mr. Speaker, I rise today in great sadness to honor Judge Joe Fisher, who passed away yesterday, June 19th. Judge Fisher was a remarkable man who was committed to his community, his country, and above all, his family.

Judge Fisher received his law degree from the University of Texas in 1936 and was appointed by Dwight D. Eisenhower as a U.S. District Judge in 1959. Following his appointment many of his rulings set legal precedents.

In 1972, he ruled for the first time that manufacturers of asbestos that didn't warn workers of the potential dangers could be held liable and awarded a family \$79,000 in damages. The case went all the way to the Supreme Court and is still the basis for law today. The first desegregation plan for Beaumont was drafted by Judge Fisher in 1970 after the U.S. Justice Department ordered the integration of the South Park school district in Beaumont.

Always a man who believed in equality and justice, in 1994 Judge Fisher struck down the Klu Klux Klan's attempt to adopt a highway as part of a state highway cleanup program. He was a man of great courage he wrote in his decision that members only applied "as subterfuge to intimidate those minority residents * * * and discourage further desegregation."

After he retired from active duty in 1984, he continued to work full time as a senior judge and continued to hear a substantially full caseload up until two weeks before his death. His impact on the community could be felt outside the court room as well. Judge Fisher contributed to the Salvation Army and the YMCA.

He was of the utmost character, and his attributes of selflessness and commitment to others are rare gifts that this nation was lucky to have. Judge Fisher was a man who served his country as a Federal Judge with great pride and devotion. He often thought outside the box to make sure that his decisions were fair and honorable.

His work was part of the fiber of Southeast Texas, and with his passing a great loss will

be felt in the spirit and the heart of our community. Today, as an American we lost a great jurist, but as a Congressman I have lost a mentor and a friend.

FAITH BASED LENDING PROTECTION ACT

HON. EDWARD R. ROYCE

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 20, 2000

Mr. ROYCE. Mr. Speaker, each day our nation's religious institutions quietly go about performing critical social programs that serve as lifelines to individuals and families in need. Besides providing places of worship, religious institutions also serve their communities by operating outreach programs such as food banks, soup kitchens, battered family shelters, schools and AIDS hospices. To families in need, these programs often provide a last resource of care and compassion.

Yet, in spite of the clear social good that these programs provide to communities across America, we are faced with the growing reality that religious institutions are finding it increasingly difficult to secure the necessary capital resources at favorable rates that enable them to carry on this critical community work.

Mr. Speaker, I stand before you today to introduce legislation that I believe will help ensure that religious institutions have available all the financial resources necessary to carry out their missions of community service. The "Faith-Based Lending Protection Act," which enjoys bipartisan support, seeks to amend the Federal Credit Union Act by clarifying that any member business loan made by a credit union to a religious nonprofit organization will not count toward total business lending caps imposed on credit unions by federal law.

Each year credit unions loan millions of dollars to nonprofit religious organizations, many located in minority and/or lower income communities. Historically, these loans are considered safe and help sustain critical social outreach programs. Without legislative action, Mr. Speaker, these religious institutions will find it increasingly difficult, if not impossible, to secure the necessary funds under favorable terms to allow them to continue their work. I urge my colleagues to join me in this legislative effort.

INTRODUCTION OF THE INTERNATIONAL ANTI-CORRUPTION AND GOOD GOVERNANCE ACT OF 2000

HON. SAM GEJDENSON

OF CONNECTICUT

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 20, 2000

Mr. GEJDENSON. Mr. Speaker, I rise in support of the International Anti-Corruption and Good Governance Act of 2000, legislation I introduced today to make combating corruption a key principle of U.S. development assistance.

This bill will help to accomplish two objectives of pivotal importance to the United States. By making anti-corruption procedures a key principle of development assistance, it

will push developing countries further along the path to democracy and the establishment of a strong civil society. Moreover, by helping these countries root out corruption, bribery and unethical business practices, we can help create a level playing field for U.S. companies doing business abroad.

According to officials at the U.S. Department of Commerce, during the past five years, U.S. firms lost nearly \$25 billion dollars-worth of contracts to foreign competitors offering bribes.

Bribery impedes trade and hurts our economic interests by providing an unfair advantage to those countries which tolerate bribery of foreign officials. By making anti-corruption procedures a key component of our foreign aid programs, this bill will help those countries to set up more transparent business practices, such as modern commercial codes and intellectual property rights, which are vital to enhancing economic growth and decreasing corruption at all levels of society.

My bill requires U.S. foreign assistance to be used to fight corruption at all levels of government and in the private sector in countries that have persistent problems with corruption—particularly where the United States has a significant economic interest.

The United States has a long history of leadership on fighting corruption. We were the first to criminalize international bribery through the enactment of the Foreign Corrupt Practices Act of 1977. Moreover, United States leadership was instrumental in the passage of the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions. Enactment of this bill would be a logical next step.

Corruption is antithetical to democracy. It chips away at the public's trust in government, while stifling economic growth and deterring foreign economic investment. In addition, corruption poses a major threat to development. It undermines democracy and good governance, reduces accountability and representation, and inhibits the development of a strong civil society.

This bill takes a comprehensive approach to combating corruption and promoting good governance. By outlining a series of initiatives to be carried out by both USAID and the Treasury Department, the legislation addresses the political, social and economic aspects of corruption.

As the largest trader in the global economy, it in the United States' national interest to fight corruption and promote transparency and good governance. Not only does it help to promote economic growth and strengthen democracy, but it helps to create a level playing field for U.S. companies that do business overseas.

ACKNOWLEDGMENT OF THE KEELY JARDELL SCHOOL OF DANCE

HON. NICK LAMPSON

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 20, 2000

Mr. NICK LAMPSON. Mr. Speaker, today I rise to recognize the outstanding accomplishment of the young ladies of Keely Jardell's School of Dance in Nederland, Texas. The school consists of approximately 500 students