

suggestion that diplomatic interests preclude similar provisions for Americans by the State Department. The annual report required under the bill must make this clear, and the Commission should give strict scrutiny to enforcement of this provision according to its clear intention. Finally, the victimization of Mr. Hunter for blowing the whistle on this matter is unconscionable, and the Commission should recommend and monitor speedy redress of his status by the State Department.

#### FORCED CONVERSION OF MINOR U.S. CITIZENS

If the neglect of the worship needs of Americans abroad is deplorable, inaction in the cases of the victimization of minors who have been taken to a foreign land, subjected to forced religious conversion, and prevented from returning to the United States where they would enjoy religious freedom is intolerable. One particular case illustrates the severity of this problem, that of Alia and Aisha Al Gheshiyan. In Chicago, Illinois, on January 25th, 1986, Alia, aged seven, and Aisha, aged three and a half, visited the apartment of their father, Khalid Bin Hamad Al Gheshiyan, a citizen and Saudi Arabia. The girl's mother, Patricia Roush had been awarded custody of the children by a U.S. court but had agreed to permit their father to have the children for an overnight visit. He promised to return them to their mother the next day. However, instead of returning the girls to their mother, Al Gheshiyan abducted the two girls and took them to Saudi Arabia. On January 28th 1986, an Illinois court issued a warrant for Al Gheshiyan's arrest on charges of child abduction.

Having been removed from the United States and placed under the law of Saudi Arabia, where no non-Islamic region may be practiced, the girls (who had been baptized as Christians) were obliged to give up their previous Christian identity. According to their mother, who has secured documentation of her daughters' mandatory conversion to Islam:

My daughters Alia and Aisha Gheshiyan were raised in a Christian home by a Christian mother and were not familiar with Islam or their father's family, culture or religion. (Which he stated he was disobeying when he was in the United States for twelve years). My daughters are now young women who are nineteen and sixteen years of age with no possible choices of religious freedom. If they do not practice Islam, they could be killed—quite possibly by their own father. This is not uncommon in Saudi Arabia. If a child, especially a daughter, does not submit to her father's commands, he has the right to put her to death.

It is important to remember that in cases like that of Alia and Aisha, their plight amounts to a life sentence, because under Saudi law, even after attaining majority (as Alia already has) they may not travel abroad without their father's permission (in the case of unmarried girls and woman) or their husband's permission (in the case of married women).

As if the total denial of rights to these Americans were not bad enough,

even more deplorable has been the response of the Department of State, which has simply dismissed the matter as a "child custody" case and has advised Ms. Roush to hire a lawyer for proceedings in a Shari's religious court—a court in which she, as a non-Muslim and a woman, has virtually no standing. There is no evidence that the State Department has ever dealt with this (and other such forced conversions) as not just a private dispute or a routine consular access case but as a state-to-state matter involving not only the solemn obligation of the government of the United States to secure the rights of its citizens but of the indefensible hostility of the Saudi government toward religious freedom. If the United States could make the fate of prominent Soviet Jewish "refuseniks" Natan Scharansky and Ida Nudel a matter of national policy in American relations with the Soviet Union—as we should have—the fate of Alia and Aisha must be seen as a litmus test of the willingness of the State Department to give proper weight to the requirements of this statute in its relations with the Riyadh government. The Commission should recommend specific action as the highest level to ensure that the United States no longer gives the impression that such treatment of its citizens is acceptable or is only a routine "private" or "family" matter.

#### COSPONSORSHIP OF S. 1529

Mr. KENNEDY. Mr. President, I would like to state for the RECORD that Senator LEAHY agreed to cosponsor S. 1529, the Hate Crimes Prevention Act of 1998 on September 30.

Due to an unfortunate clerical error, his name was not added until today, October 15.

#### Y2K CHALLENGE

Mr. DEWINE. Mr. President, almost everyone has heard of the impending "Year 2000" or "Y2K" problem, also commonly known as the "millennium bug." The problem itself is fairly simple. In the early years of computers, programmers set aside only two digits to denote the year in dates. To the "minds" behind computers and other technology-driven devices, the year 2000 is indistinguishable from the year 1900. The problem is present in billions of lines of software as well as billions of small computer chips embedded in electronic devices used by Americans every day. Without the necessary checks to ensure that electronic devices can operate by January 1, 2000, the impact of this computer bug could be wide-ranging and even disastrous. Household gadgets like garage door openers or VCRs could break down. Traffic delays could be caused by non-complaint traffic lights. Stock exchanges and nuclear reactors could shut down.

Although the problem is easy to describe, it has proven difficult and time-

consuming to solve. To make the necessary corrections, each line of computer code must be hand-checked by a computer programmer, and all computer chips must be tested. In the United States alone, it is estimated that it will cost over \$600 billion to correct the millions of lines of computer program code. Not only are these corrections expensive, the process of analyzing, correcting, testing and integrating software and hardware has become a heavy management burden on all levels of government as well as the private sector.

Although the federal government has been working to meet the time constraints of the Y2K deadline, the General Accounting Office has found that problems still remain with computer systems at every federal agency they examined. Overall, it is estimated that the federal government must check at least 7,336 mission critical computer systems. Some larger systems, those used by the Internal Revenue Service, for example, have more than 60 lines of code per system. The Office of Management and Budget has established an interagency committee to facilitate federal efforts to instruct each federal agency on the best possible solutions.

Some federal agencies are closer to achieving Y2K compliance than others. The Treasury Department's Financial Management Service, responsible for paying Social Security disability and retirement benefits, Veterans' benefits, and IRS refunds, installed two new Y2K compliant systems earlier this month. Treasury Department officials are confident they will be ready and checks will arrive on time.

The Federal Aviation Administration is among the agencies furthest behind in this process. This is of particular concern to me. A recent survey by the Air Transport Association of America shows that 35 percent of our nation's airports surveyed do not yet have a Y2K plan and that only 20 of 81 of our country's larger airports are on schedule to fix their Y2K problems. Although FAA officials testified that they will, in fact, be fully compliant by the end of June 1999, this will not give their administrators much time for testing the updated systems. The Transportation Department is prepared to shut down unsafe aviation systems domestically and will be working with the State Department to access the safety of international systems so they will be ready to stop flights to unsafe airports. Unless we can accelerate Y2K compliance at our airports, the rippling Y2K effect on air travel could make air travel inconvenient and costly to the American traveler.

During this session of Congress, we have devoted a great deal of attention to the Y2K challenge. A special Senate Subcommittee on Y2K, headed by our colleague from Utah, Senator ROBERT BENNETT, held several hearings to raise awareness of this problem and to discuss possible solutions. To expedite the federal government's efforts to correct