

.....
(Original Signature of Member)

114TH CONGRESS
2D SESSION

H. RES.

Expressing the sense of the House of Representatives that United States law firms should not represent Iran in any judicial proceeding or other capacity to assist efforts of Iran to avoid paying compensation to victims of Iran-sponsored terrorism.

IN THE HOUSE OF REPRESENTATIVES

Mr. JONES submitted the following resolution; which was referred to the Committee on _____

RESOLUTION

Expressing the sense of the House of Representatives that United States law firms should not represent Iran in any judicial proceeding or other capacity to assist efforts of Iran to avoid paying compensation to victims of Iran-sponsored terrorism.

Whereas Iran has sponsored terrorism, including the 1996 Khobar Towers attacks, the 1983 Marine barracks bombing in Lebanon, the 1998 attacks on two United States Embassies in Africa, a 1990 assassination in New York City, and various other attacks;

Whereas the 1983 Marine barracks bombing in Lebanon killed 220 Marines of the 1st Battalion, 8th Marines based in Camp Lejeune;

Whereas section 502 of the Iran Threat Reduction and Syria Human Rights Act of 2012 allows assets of Iran held in the United States to be available for paying judgements relating to Iran-sponsored terrorism; and

Whereas United States law firms represented Iran in *Bank Markazi v. Peterson* before the United States Supreme Court thus assisting efforts of Iran to avoid paying compensation to victims of Iran-sponsored terrorism: Now, therefore, be it

1 *Resolved*, That it is the sense of the House of Rep-
2 resentatives that United States law firms should not rep-
3 resent Iran in any judicial proceeding or other capacity
4 to assist efforts of Iran to avoid paying compensation to
5 victims of Iran-sponsored terrorism.