

(2) calls on all private militia to disarm and disband immediately to end the continuing threat to peace and stability in the Republic of Congo;

(3) commends African leaders from Gabon, Equatorial Guinea, Cameroon, Benin, Central African Republic, Senegal, and Chad for their efforts to negotiate a peaceful settlement and encourages their continuing efforts to find a sustainable political settlement in this matter;

(4) supports the deployment of an African peacekeeping force to the Republic of Congo if deemed necessary;

(5) urges the Government of the Republic of Congo, in cooperation with all legal political parties, to resolve in a transparent manner questions concerning the scheduled elections and to prepare for open and transparent elections at the earliest feasible time; and

(6) encourages the United States Government to provide technical assistance on election related matters if requested by the Government of the Republic of Congo.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California [Mr. ROYCE], and the gentleman from Indiana [Mr. HAMILTON], each will control 20 minutes.

The Chair recognizes the gentleman from California [Mr. ROYCE].

(Mr. ROYCE asked and was given permission to revise and extend his remarks.)

GENERAL LEAVE

Mr. ROYCE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on this resolution.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. ROYCE. Mr. Speaker, I yield myself such time as I may consume.

Since violence in the Republic of Congo escalated several weeks ago, an estimated 3,000 lives have been lost there. What started as an effort by Congo President Pascal Lissouba to safeguard upcoming elections by neutralizing the so-called Cobra militia, operated by a political rival, has degenerated into ethnic cleansing.

All this has developed beneath the media's radar. As the world watched the unraveling of the Mobutu regime in the neighboring country then known as Zaire, the Republic of Congo was seen as a safe haven for refugees from that collapsing nation.

But today nearly a quarter of the population of the city of Brazzaville has left town to avoid being caught in the fighting. Unfortunately, these refugees have found themselves stopped along the way and killed if they belong to the wrong ethnic group. This resolution is a reinforcement of our Government's commitment to the democratic process in Congo-Brazzaville. It calls for a disengagement of forces and a lasting cease-fire and applauds the African efforts to resolve this crisis. It unanimously passed the Committee on International Relations several weeks ago.

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Mr. Speaker, when this resolution was before the House last week, there

was some confusion over whether it called for an international peacekeeping force. Let me say clearly that this resolution calls for any such force to be an African force.

Mr. Speaker, a resolution of the crisis in Congo-Brazzaville is not only a priority for regional strategic reasons, but the example of a democracy unraveling is a poor one for other African nations. I ask for my colleagues' support.

Mr. Speaker, I reserve the balance of my time.

Mr. HAMILTON. Mr. Speaker, I yield myself such time as I may consume and I rise in support of the resolution.

Mr. Speaker, I support the resolution because I believe it does draw attention to an explosive situation in central Africa, and I want to express my appreciation for the leadership of the distinguished gentleman from California [Mr. ROYCE], for his sponsorship of the resolution and for putting the resolution forward.

I do think the gentleman's explanation is important to notice. There was a misunderstanding on the floor of the House last week. This resolution supports the deployment of an African peacekeeping force to the Republic of Congo, and only supports it if it is deemed necessary. I think the resolution was not fully understood at the time of the vote last week.

This resolution reflects the views of the U.S. Congress on the importance of this issue. I hope the resolution will encourage the parties to maintain the current cease-fire and to reach a political solution in the ongoing talks. I urge the adoption of the resolution.

Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. ROYCE. Mr. Speaker, I yield myself the balance of my time to thank the gentleman from Indiana [Mr. HAMILTON] and ask my colleagues to support this resolution, which sends an important message to the region.

Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore (Mr. GOODLATTE). The question is on the motion offered by the gentleman from California [Mr. ROYCE] that the House suspend the rules and agree to the resolution, H. Res. 175, as amended.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the resolution as amended, was agreed to.

A motion to reconsider was laid on the table.

MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. Sherman Williams, one of his secretaries.

BANKRUPTCY JUDGESHIP ACT OF 1997

Mr. GEKAS. Mr. Speaker, I move to suspend the rules and pass the bill

(H.R. 1596) to amend title 28, United States Code, to authorize the appointment of additional bankruptcy judges, and for other purposes.

The Clerk read as follows:

H.R. 1596

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Bankruptcy Judgeship Act of 1997".

SEC. 2. PERMANENT JUDGESHIPS.

Section 152(a)(2) of title 28, United States Code, is amended—

(1) in the item relating to the central district of California, by striking "21" and inserting "25";

(2) in the item relating to the district of Maryland, by striking "4" and inserting "5";

(3) in the item relating to the district of New Jersey, by striking "8" and inserting "9"; and

(4) in the item relating to the western district of Tennessee, by striking "4" and inserting "5".

SEC. 3. TEMPORARY JUDGESHIPS.

(a) APPOINTMENTS.—The following judgeship positions shall be filled in the manner prescribed in section 152(a)(1) of title 28, United States Code, for the appointment of bankruptcy judges provided for in section 152(a)(2) of such title:

(1) 1 additional bankruptcy judgeship for the eastern district of California.

(2) 1 additional bankruptcy judgeship for the southern district of Florida.

(3) 1 additional bankruptcy judgeship for the district of Maryland.

(4) 1 additional bankruptcy judgeship for the eastern district of Michigan.

(5) 1 additional bankruptcy judgeship for the southern district of Mississippi.

(6) 1 additional bankruptcy judgeship for the eastern district of New York.

(7) 1 additional bankruptcy judgeship for the northern district of New York.

(8) 1 additional bankruptcy judgeship for the southern district of New York.

(9) 1 additional bankruptcy judgeship for the eastern district of Pennsylvania.

(10) 1 additional bankruptcy judgeship for the middle district of Pennsylvania.

(11) 1 additional bankruptcy judgeship for the eastern district of Virginia.

(b) VACANCIES.—The first vacancy occurring in the office of a bankruptcy judge in each of the judicial districts set forth in subsection (a) which—

(1) results from the death, retirement, resignation, or removal of a bankruptcy judge, and

(2) occurs 5 years or more after the appointment date of a judge appointed under subsection (a), shall not be filled.

SEC. 4. EXTENSION.

The temporary bankruptcy judgeship position authorized for the district of Delaware by section 3(a)(3) of the Bankruptcy Judgeship Act of 1992 (28 U.S.C. 152 note) is extended until the first vacancy occurring in the office of a bankruptcy judge in that district resulting from the death, retirement, resignation, or removal of a bankruptcy judge and occurring 10 years or more after October 28, 1993. All other provisions of section 3 of the Bankruptcy Judgeship Act of 1992 remain applicable to such temporary judgeship position.

SEC. 5 TECHNICAL AMENDMENT.

The first sentence of section 152(a)(1) of title 28, United States Code, is amended to read as follows: "Each bankruptcy judge to be appointed for a judicial district as provided in paragraph (2) shall be appointed by