timber, and they begin trucking it out. They pay virtually nothing for the resource. They observe no environmental constraints; there are no riparian protections. They are degrading their salmon and our salmon by these harvest practices, and now they want to take those subsidies and supplant our much more responsible industry here in the United States.

Mr. Speaker, they are sounding pretty tough, too. Here is Gordon Wilson, minister of forests from British Columbia: “Why should we turn the energy tap on going south at the same time we cannot export our lumber to the big market we have?” He is talking about cutting off natural gas supplies to the western United States which is already staggering under extortionately high natural gas prices. One Canadian timber executive said United States better “learn to speak Arabic and read by candlelight.” Pretty tough words.

Mr. Speaker, I would hope that the Bush administration could be tougher in their response. If we retaliate against Canada for bringing in these subsidized lumber imports, the Canadians will fold in a second. Nationally they are running a huge trade surplus with the United States. They cannot afford irresponsible action or words like this on the part of one province to undermine their trade relationship with the United States.

Mr. Speaker, I am asking and I have asked the Bush administration, along with a large number of Members of the House and Senate, to continue restrictions on the import of subsidized Canadian lumber. Just a 5 percent increase in this subsidized, unfairly produced, irresponsible environmentally produced lumber coming across our border will cost 8,000 jobs in the Pacific Northwest. Just a 5 percent increase. And they have got it piled up because part of their sweet deals with these companies, they not only give the timber away, but they will jack up the price. Canada will probably jack up the price. After the U.S. industry is gone, the Canadians will probably jack up the price.

Mr. Speaker, I am asking the Bush administration to back off. It is not in the long-term interest of the United States not to have a healthy and robust industry in this country, and it is also going to cost some customers because those customers will not be buying houses, they will be abandoning houses when those communities close down.

Mr. Speaker, let us not let a bunch of hardliners in British Columbia play an April Fool’s joke on the American people in the Bush administration. Let us not let our unfair trade practices continue and continue the restrictions that have been in place, that were first put in place under the Reagan administration, continued under the first Bush administration, and must be continued under the Bush administration. Nothing has changed. They are still competing unfairly, and they are still going to destroy American communities and jobs if the administration does not act.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders Heretofore entered, was granted to:

(The following Members (at the request of Mr. DEFAZIO) to revise and extend their remarks and include extraneous material:)

Mr. DeFAZIO, for 5 minutes, today.

ADJOURNMENT

Mr. DeFAZIO. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 10 o’clock and 10 minutes a.m.), under its previous order, the House adjourned until Tuesday, April 3, 2001, at 12:30 p.m., for morning hour debates.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker’s table and referred as follows:

1405. A letter from the Acting Administrator, Agricultural Marketing Service, Fruit and Vegetable Programs, Department of Agriculture, transmitting the Department’s final rule—Onions Grown in South Texas; Decreased Assessment Rate [Docket No. FV01–955–1 FRA] received March 28, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1406. A letter from the Acting Administrator, Agricultural Marketing Service, Fruit and Vegetable Programs, Department of Agriculture, transmitting the Department’s final rule—Raisins Produced from California; Reduction in Marketing Order Assessment Rate [Docket No. CV01–980–5 FRA] received March 28, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1407. A letter from the Acting Administrator, Agricultural Marketing Service, Fruit and Vegetable Programs, Department of Agriculture, transmitting the Department’s final rule—Vidalia Onions Grown in Georgia; Increased Assessment Rate [Docket No. ON01– 961–1 FRA] received March 28, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1408. A letter from the Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency’s final rule—Coniothyrium minitans Strain CON/N-91–98; Exemption from the Requirement of a Tolerance (OPP–301017; FRL–6772–1) (RIN: 2070–AB78) received March 26, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1409. A letter from the Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency’s final rule—Revisions to the California State Implementation Plan, San Joaquin Valley; Approval and Promulgation of Air Quality Implementation Plans; California; Approval of Several NOx Emission Trading Orders as Single Source SIP Revisions (CT064–7222A: A–1–FRL–6942–6) received March 26, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1410. A letter from the Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency’s final rule—New Stationary Sources; Supplemental Delegation of Authority to the State of South Carolina (SC–AT–2001–01; FRL–6896–1) received March 26, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1411. A letter from the Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency’s final rule—Approval and Promulgation of Air Quality Implementation Plans; Connecticut; Approval of Several NOx Emission Trading Orders as Single Source SIP Revisions (CT064–7222A: A–1–FRL–6942–6) received March 26, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1412. A letter from the Deputy Archivist, National Archives and Records Administration, transmitting the Administration’s final rule—NARA Freedom of Information Act Regulations (RIN: 3095–AA72) received March 26, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Government Reform.


PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mr. HOBSON (for himself, Mrs. CAPITO, Mrs. JONES of Ohio, and Mr. TANNER): H.R. 1506, A bill to amend title XVIII of the Social Security Act to provide enhanced reimbursement for mammography services under the Medicare Program, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as may fall within the jurisdiction of the committee concerned.