

SECTION 1. FINDING THAT THE UNITED STATES ARMED FORCES IN SOMALIA ARE ENGAGED IN HOSTILITIES.

For purposes of sections 5(c) and 7 of the War Powers Resolution (50 U.S.C. 1544(c) and 1546), the Congress finds that the United States Armed Forces in Somalia are engaged in hostilities without a declaration of war or specific statutory authorization.

SEC. 2. REMOVAL OF ARMED FORCES FROM SOMALIA.

Pursuant to section 5(c) of the War Powers Resolution (50 U.S.C. 1544(c)), the Congress hereby directs the President to remove the United States Armed Forces from Somalia by January 31, 1994.

After debate,

The question being put, viva voce,

Will the House agree to said further amendment in the nature of a substitute?

The SPEAKER pro tempore, Mr. MCDERMOTT, announced that the yeas had it.

Mr. GILMAN objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

When there appeared { Yeas 224 Nays 203

131.19 [Roll No. 555] YEAS—224

- Abercrombie Emerson Kleczka Allard English (OK) Klink Andrews (NJ) Eshoo Klug Applegate Evans Knollenberg Archer Everett Kolbe Arney Ewing Kyl Bachus (AL) Fawell Lambert Baker (CA) Fields (TX) Lazio Baker (LA) Filner Leach Ballenger Levy Fingerhut Barcia Fish Lewis (CA) Barrett (NE) Fowler Lightfoot Barrett (WI) Franks (CT) Linder Bartlett Franks (NJ) Livingston Bateman Gallegly Machtley Bentley Gallo Maloney Bereuter Gekas Manton Bilirakis Gilchrist Manzullo Biley Gillmor Mazzoli Blute Gilman McCandless Boehlert Gingrich McCollum Boehner Goodlatte McCrery Bonilla Goodling McDade Brewster Goss McHale Brown (OH) Grandy McHugh Bunning Green McInnis Burton Greenwood McKeeon Buyer Gunderson McMillan Byrne Hall (TX) McNulty Callahan Hancock Meehan Calvert Hansen Meyers Camp Hastert Mica Canady Hefley Michel Castle Herger Miller (FL) Clinger Hobson Minge Coble Hoekstra Mink Collins (GA) Hoke Molinari Combest Horn Montgomery Condit Huffington Moorhead Cooper Hunter Murphy Costello Hutchinson Myers Cox Hutto Nadler Crane Hyde Nussle Crapo Inglis Ortiz Cunningham Inhofe Oxley de la Garza Istook Packard Deal Jacobs Parker DeFazio Johnson (CT) Paxon DeLay Johnson (SD) Peterson (MN) Derrick Johnson, Sam Pombo Diaz-Balart Kaptur Porter Doolittle Kasich Portman Dornan Kildee Poshard Dreier Kim Poyshard (OH) Duncan King Quillen Dunn Kingston Quinn

- Ramstad Shaw Tautzin Ravenel Shays Taylor (MS) Regula Shepherd Taylor (NC) Ridge Shuster Thomas (CA) Roberts Skeen Thomas (WY) Rogers Slaughter Torokildsen Rohrabacher Smith (MI) Traffacant Ros-Lehtinen Smith (NJ) Upton Roth Smith (OR) Vucanovich Roukema Smith (TX) Walker Royce Snowe Walsh Sanders Solomon Weldon Santorum Spence Wolf Saxton Stearns Wyden Schaefer Stenholm Young (AK) Schiff Stump Young (FL) Schroeder Stupak Zeliff Schumer Sundquist Zimmer Sensenbrenner Talent

NAYS—203

- Ackerman Glickman Pallone Andrews (ME) Gonzalez Pastor Andrews (TX) Gordon Payne (NJ) Bacchus (FL) Gutierrez Payne (VA) Baesler Hall (OH) Pelosi Barca Hamburg Hamilton Penny Barlow Hamilton Peterson (FL) Barton Harman Pickett Becerra Hastings Pickle Beilenson Hayes Pomeroy Berman Hefner Price (NC) Bevill Hilliard Rahall Bilbray Hinchey Rangel Bishop Hoagland Reed Blackwell Hochbrueckner Reynolds Bonior Holden Richardson Borski Houghton Roemer Boucher Hoyer Rose Brooks Hughes Rowland Browder Inslee Roybal-Allard Brown (CA) Jefferson Sabo Brown (FL) Johnson (GA) Sangmeister Bryant Johnson, E. B. Sarpalius Cantwell Johnston Sarpalius Cardin Kanjorski Sawyer Carr Kennedy Schenk Chapman Kennelly Scott Clay Kopetski Serrano Clayton Kretzler Sharp Clement Kreidler Sisisky Clyburn LaFalce Skaggs Coleman Lancaster Skelton Collins (IL) Lantos Slattery Collins (MI) LaRocco Smith (IA) Conyers Laughlin Spratt Coppersmith Lehman Stark Levin Lewis (GA) Strickland Cramer Lewis (GA) Studds Danner Lipinski Swett Darden Lloyd Sweet DeLauro Long Swift Dellums Lowey Synar Deutsch Mann Tanner Dickey Margolies-Tejada Dicks Mezvinsky Thompson Markley Thornton Thurman Dixon Martinez Torres Dooley Durbin McCloskey Torricelli Edwards (CA) McKeon Towns Edwards (TX) McDermott Tucker Engel McKinney Unsoeld English (AZ) Meek Valentine Farr Menendez Velazquez Fazio Mfume Vento Fields (LA) Miller (CA) Flake Mineta Volkmer Foglietta Mollohan Washington Foley Moran Waters Coleman Murtha Watt Collins (IL) Natcher Waxman Collins (MI) Neal (MA) Wheat Condit Neal (NC) Whitten Williams Williams Obey Wise Coyne Olver Woolsey Gephardt Orton Wynn Gibbons Owens Yates

NOT VOTING—7

- Grams Morella Wilson Lewis (FL) Petri Rostenkowski Moakley

So said further amendment in the nature of a substitute was agreed to.

Mr. HAMILTON, pursuant to House Resolution 293, submitted the following

further amendment in the nature of a substitute:

Strike all after the resolving clause and insert the following:

SECTION 1. REMOVAL OF UNITED STATES ARMED FORCES FROM SOMALIA.

Pursuant to section 5(c) of the War Powers Resolution (50 U.S.C. 1544(c)), the Congress hereby directs the President to remove United States Armed Forces from Somalia by March 31, 1994 (unless the President requests and the Congress authorizes a later date), except for a limited number of members of the Armed Forces sufficient only to protect United States diplomatic facilities and citizens and noncombatant personnel to advise the United Nations commander in Somalia.

After debate,

The question being put, viva voce,

Will the House agree to said further amendment in the nature of a substitute?

The SPEAKER pro tempore, Mr. MCDERMOTT, announced that the yeas had it.

Mr. GILMAN demanded a recorded vote on agreeing to said amendment in the nature of a substitute, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic device.

It was decided in the { Yeas 226 affirmative Nays 201

131.20 [Roll No. 556] AYES—226

- Abercrombie Edwards (CA) Kreidler Ackerman Edwards (TX) LaFalce Andrews (ME) Engel Lambert Andrews (TX) English (AZ) Lancaster Bacchus (FL) English (OK) Lantos Baesler Eshoo LaRocco Barcia Farr Laughlin Barlow Fazio Lehman Barrett (WI) Fields (LA) Levin Becerra Filner Lewis (GA) Beilenson Flake Lipinski Berman Foglietta Lloyd Bevill Foley Long Bilbray Ford (MI) Lowey Bishop Ford (TN) Maloney Blackwell Frank (MA) Mann Bonior Frost Manton Borski Furse Margolies-Gejdenson Mezvinsky Brewster Gephardt Markey Brooks Geren Martinez Browder Gibbons Matsui Brown (CA) Glickman McCloskey Brown (FL) Gonzalez McCurdy Bryant Gordon McDermott Cantwell Gutierrez McKinney Cardin Hall (OH) Meek Carr Hamburg Menendez Chapman Hamilton Mfume Clay Harman Miller (CA) Clayton Hastings Mineta Clement Hefner Minge Clyburn Hilliard Mink Coleman Hinchey Mollohan Collins (IL) Hoagland Montgomery Collins (MI) Hochbrueckner Moran Condit Holden Murphy Conyers Houghton Murtha Coppersmith Hoyer Nadler Coyne Hughes Natcher Cramer Hutto Neal (MA) Danner Inslee Neal (NC) Darden Jefferson Oberstar de la Garza Johnson (GA) Obey DeLauro Johnson, E. B. Olver Dellums Johnston Ortiz Deutsch Kanjorski Orton Dickey Kaptur Owens Dicks Kennedy Pallone Dingell Kennelly Parker Dixon Klein Pastor Dooley Klink Payne (NJ) Durbin Kopetski Payne (VA)

Pelosi	Schumer	Thurman
Penny	Scott	Torres
Peterson (FL)	Serrano	Torrice
Pickett	Sharp	Towns
Pickle	Shepherd	Tucker
Pomeroy	Sisisky	Unsoeld
Price (NC)	Skaggs	Valentine
Rahall	Skelton	Velazquez
Rangel	Slattery	Vento
Reed	Smith (IA)	Visclosky
Reynolds	Spratt	Volkmer
Richardson	Stark	Washington
Roemer	Stenholm	Waters
Rose	Stokes	Watt
Rostenkowski	Strickland	Waxman
Rowland	Studds	Wheat
Roybal-Allard	Swett	Whitten
Rush	Swift	Williams
Sabo	Synar	Wise
Sangmeister	Tanner	Woolsey
Sarpalius	Tejeda	Wynn
Sawyer	Thompson	Yates
Schenk	Thornton	

NOES—201

Allard	Gillmor	Moorhead
Andrews (NJ)	Gilman	Morella
Applegate	Gingrich	Myers
Archer	Goodlatte	Nussle
Armey	Goodling	Oxley
Bachus (AL)	Goss	Packard
Baker (CA)	Grams	Paxon
Baker (LA)	Grandy	Peterson (MN)
Ballenger	Green	Portbo
Barcia	Greenwood	Porter
Barrett (NE)	Gunderson	Portman
Bartlett	Hall (TX)	Poshard
Barton	Hancock	Pryce (OH)
Bateman	Hansen	Quillen
Bentley	Hastert	Quinn
Bereuter	Hefley	Ramstad
Bilirakis	Herger	Ravenel
Bliley	Hobson	Regula
Blute	Hoekstra	Ridge
Boehlert	Hoke	Roberts
Boehner	Horn	Rogers
Bonilla	Huffington	Rohrabacher
Brown (OH)	Hutchinson	Ros-Lehtinen
Bunning	Hyde	Roth
Burton	Inglis	Roukema
Buyer	Inhofe	Royce
Byrne	Istook	Sanders
Callahan	Jacobs	Santorum
Calvert	Johnson (CT)	Saxton
Camp	Johnson (SD)	Schaefer
Canady	Johnson, Sam	Schiff
Castle	Kasich	Sensenbrenner
Clinger	Kildee	Shaw
Coble	Kim	Shays
Collins (GA)	King	Shuster
Combest	Kingston	Skeen
Cooper	Klecza	Slaughter
Costello	Klug	Smith (MI)
Cox	Knollenberg	Smith (NJ)
Crane	Kolbe	Smith (OR)
Crapo	Kyl	Smith (TX)
Cunningham	Lazio	Snowe
Deal	Leach	Solomon
DeFazio	Levy	Spence
DeLay	Lewis (CA)	Stearns
Derrick	Lightfoot	Stump
Diaz-Balart	Linder	Stupak
Doolittle	Livingston	Sundquist
Dornan	Machtley	Talent
Dreier	Manzullo	Tauzin
Duncan	Mazzoli	Taylor (MS)
Dunn	McCandless	Taylor (NC)
Emerson	McCollum	Thomas (CA)
Evans	McCrery	Thomas (WY)
Everett	McDade	Torkildsen
Ewing	McHale	Traficant
Fawell	McHugh	Upton
Fields (TX)	McInnis	Vucanovich
Fingerhut	McKeon	Walker
Fish	McMillan	Walsh
Fowler	McNulty	Weldon
Franks (CT)	Meehan	Wolf
Franks (NJ)	Meyers	Wyden
Gallegly	Mica	Young (AK)
Gallo	Michel	Young (FL)
Gekas	Miller (FL)	Zeliff
Gilchrist	Molinari	Zimmer

NOT VOTING—7

Hayes	Moakley	Wilson
Hunter	Petri	
Lewis (FL)	Schroeder	

So said further amendment in the nature of a substitute was agreed to.

Pursuant to House Resolution 293, the previous question was considered as ordered on the concurrent resolution, as amended, to its adoption or rejection.

The question being put, viva voce,

Will the House agree to said concurrent resolution, as amended?

The SPEAKER pro tempore, Mr. MCDERMOTT, announced that the yeas had it.

So the concurrent resolution, as amended, was agreed to.

A motion to reconsider the vote whereby said concurrent resolution, as amended, was agreed to was, by unanimous consent, laid on the table.

By unanimous consent, the title of the concurrent resolution was amended so as to read: "Concurrent resolution directing the President pursuant to section 5(c) of the War Powers Resolution to remove United States Armed Forces from Somalia."

A motion to reconsider the votes whereby said concurrent resolution, as amended, was agreed to and the title was amended was, by unanimous consent, laid on the table.

¶131.21 WAIVING POINTS OF ORDER AGAINST CONFERENCE REPORT ON H.R. 3116

Ms. SLAUGHTER, by direction of the Committee on Rules, reported (Rept. No. 103-340) the resolution (H. Res. 301) waiving points of order against the conference report to accompany the bill (H.R. 3116) making appropriations for the Department of Defense for the fiscal year ending September 30, 1994, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

¶131.22 PROVIDING FOR THE CONSIDERATION OF H.R. 1025

Ms. SLAUGHTER, by direction of the Committee on Rules, reported (Rept. No. 103-341) the resolution (H. Res. 302) providing for consideration of the bill (H.R. 1025) to provide for a waiting period before the purchase of a handgun, and for the establishment of a national instant criminal background check system to be contacted by firearms dealers before the transfer of any firearm.

When said resolution and report were referred to the House Calendar and ordered printed.

¶131.23 PROVIDING FOR THE CONSIDERATION OF H.R. 322

Ms. SLAUGHTER, by direction of the Committee on Rules, reported (Rept. No. 103-342) the resolution (H. Res. 303) providing for consideration of the bill (H.R. 322) to modify the requirements applicable to locatable minerals on public domain lands, consistent with the principles of self-initiation of mining claims, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

¶131.24 PROVIDING FOR THE CONSIDERATION OF H. J. RES. 288

Ms. SLAUGHTER, by direction of the Committee on Rules, reported (Rept. No. 103-343) the resolution (H. Res. 304) providing for consideration of the joint resolution (H. J. Res. 288) making further continuing appropriations for the fiscal year 1994, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

¶131.25 SUBPOENA

The SPEAKER pro tempore, Mr. GREEN, laid before the House a communication, which was read as follows:

HOUSE OF REPRESENTATIVES,
Washington, DC, November 5, 1993.

Hon. TOM FOLEY,

Speaker of the House, Washington, DC.

MR. SPEAKER: This is to formally notify you pursuant to Rule L of the Rules of the House that a member of my staff has been served with a subpoena issued by the United States District Court for the District of Columbia.

After consultation with the General counsel, I have determined that compliance with the subpoena is consistent with the privileges and precedents of the House.

Sincerely,

CHARLES H. TAYLOR,
Member of Congress.

¶131.26 MESSAGE FROM THE PRESIDENT—NATIONAL EMERGENCY WITH RESPECT TO PANAMA

The SPEAKER pro tempore, Mr. GREEN, laid before the House a message from the President, which was read as follows:

To the Congress of the United States:

I hereby report to the Congress on developments since the last Presidential report on April 21, 1993, concerning the continued blocking of Panamanian government assets. This report is submitted pursuant to section 207(d) of the International Emergency Economic Powers Act, 50 U.S.C. 1706(d).

On April 5, 1990, President Bush issued Executive Order No. 12710, terminating the national emergency declared on April 8, 1988, with respect to Panama. While this order terminated the sanctions imposed pursuant to that declaration, the blocking of Panamanian government assets in the United States was continued in order to permit completion of the orderly unblocking and transfer of funds that the President directed on December 20, 1989, and to foster the resolution of claims of U.S. creditors involving Panama, pursuant to 50 U.S.C. 1706(a). The termination of the national emergency did not affect the continuation of compliance audits and enforcement actions with respect to activities taking place during the sanctions period, pursuant to 50 U.S.C. 1622(a).

Since the last report, \$400,000 has been unblocked by specific license. Of the approximately \$5.9 million remaining blocked at this time, some \$5.3 million is held in escrow by the Federal Reserve Bank of New York at the request of the Government of Panama. Additionally, approximately \$600,000 is