

92 Stat 497. The Congress has by Joint Resolution (Public Law 95-349) designated July 18, 1979, as "National P.O.W.-M.I.A. Recognition Day."

As we now enjoy the blessings of peace, it is appropriate that all Americans recognize the special debt owed those Americans held prisoner during wartime. It also is appropriate that we remember the unresolved casualties of war, our soldiers who are missing. The pain and bitterness of war endures for the families, relatives and friends of those whose fate is unknown. Our Nation will continue to seek answers to the questions that remain about their fate.

NOW, THEREFORE, I, JIMMY CARTER, President of the United States of America, do hereby designate Wednesday, July 18, 1979, as National P.O.W.-M.I.A. Recognition Day, a day dedicated both to all former American prisoners of war as well as those still missing and to their families. I call on all Americans to join on this occasion in honoring those who made the special sacrifice of being captive in war, and their loved ones.

And I call on State and local officials and private organizations to observe this day with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this fourth day of June, in the year of our Lord nineteen hundred seventy-nine, and of the Independence of the United States of America the two hundred and third.

JIMMY CARTER

Proclamation 4665 of June 12, 1979

Extension of Temporary Quantitative Limitation on the Importation Into the United States of Certain Articles of Stainless Steel or Alloy Tool Steel

By the President of the United States of America

A Proclamation

19 USC 1202
note.

1. On June 11, 1976, by Proclamation 4445, the President proclaimed, pursuant to the Constitution and the statutes of the United States (including section 203 of the Trade Act of 1974 (19 U.S.C. 2253) (the Trade Act)), the imposition of temporary quantitative limitations on the importation into the United States of certain articles of stainless steel or alloy tool steel. These limitations were effective as to those articles entered, or withdrawn from warehouse, for consumption on or after June 14, 1976, and were to continue for a period of three years from that date unless earlier modified, or terminated. Proclamation 4445 was subsequently modified by Proclamation 4477 of November 16, 1976, Proclamation 4509 of June 15, 1977, and Proclamation 4559 of April 5, 1978. Import relief currently in effect under Proclamation 4445, as amended, with respect to articles provided for in items 923.20 through 923.26, inclusive, of the Tariff Schedules of the United States (TSUS) (19 U.S.C. 1202), is scheduled to terminate at the close of June 13, 1979, unless extended by the President pursuant to section 203(h)(3) of the Trade Act (19 U.S.C. 2253(h)(3)).

19 USC 1202.

2. Pursuant to sections 203(i)(2) and (i)(3) of the Trade Act (19 U.S.C. 2253(i)(2) and (i)(3)), the United States International Trade Commission (USITC), on April 24, 1979, reported to the President (USITC Report 203-5)

the results of its investigation under section 203(i) of the Trade Act (19 U.S.C. 2253(i)). The USITC advised that it was evenly divided on the question of the probable economic effect on the domestic industry concerned of the termination of the import relief provided for in items 923.20 through 923.26, inclusive, of the TSUS.

3. Section 203(h)(3) of the Trade Act (19 U.S.C. 2253(h)(3)) provides that any import relief provided pursuant to section 203 may be extended by the President, at a level of relief no greater than the level in effect immediately before such extension, if the President determines, after taking into account the advice received from the USITC under section 203(i)(2) of the Trade Act (19 U.S.C. 2253(i)(2)) and after taking into account the considerations described in section 202(c) of the Trade Act (19 U.S.C. 2252(c)), that such extension is in the national interest.

4. In accordance with section 203(h)(3) of the Trade Act (19 U.S.C. 2253(h)(3)), having taken into account the advice received from the USITC under section 203(i)(2) of the Trade Act (19 U.S.C. 2253(i)(2)), and the considerations described in section 202(c) of the Trade Act (19 U.S.C. 2252(c)), I have determined that the extension of the import relief provided for in items 923.20 through 923.26, inclusive, of the TSUS is in the national interest.

19 USC 1202.

NOW, THEREFORE, I, JIMMY CARTER, President of the United States of America, acting under the authority vested in me by the Constitution and the statutes of the United States, including section 203 of the Trade Act (19 U.S.C. 2253), and in accordance with Article XIX of the General Agreement on Tariffs and Trade (GATT) (61 Stat. (pt. 5) A58; 8 UST (pt. 2) 1786), do proclaim that—

(1) Items 608.52, 608.76, 608.78, 608.85, 608.88, 609.06, 609.07 and 609.08 in Part I of Schedule XX to the GATT are modified to conform with the Quantitative restrictions set forth in the Annex to this proclamation.

(2) Subpart A, part 2 of the Appendix to the TSUS is modified as set forth in the Annex to this proclamation.

(3) The authority to make changes in the quantitative restrictions provided for in this proclamation, as set forth in the Annex to this proclamation, is hereby delegated to the Special Representative for Trade Negotiations.

(4) This proclamation shall be effective as to those articles entered, or withdrawn from warehouse, for consumption on or after June 14, 1979, and before the close of February 13, 1980, unless the period of its effectiveness is earlier expressly modified or terminated.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of June, in the year of our Lord nineteen hundred and seventy-nine, and of the Independence of the United States of America the two hundred and third.

JIMMY CARTER

ANNEX

Subpart A, part 2 of the Appendix to the Tariff Schedules of the United States (19 U.S.C. 1202) is modified—

(a) by deleting paragraph (i) of headnote 2(a) and inserting the following new paragraph (i):

"(i) The term *"restraint period"* refers to the 2-month period beginning June 14, 1979, and ending August 13, 1979, and thereafter to the three subsequent 2-month periods ending at the close of February 13, 1980;"

(b) by deleting headnotes 2(b), (c), (d), (e), and (f);

(c) by inserting the following new headnote 2(b):

"(b) *Carryover*.—Whenever the quota quantity for item 923.22 or 923.26 has not been entered during any restraint period, the shortfall may be entered under the same item during the following restraint periods and not be counted against the quota quantity therefor. Whenever any quota quantity for a country or instrumentality under item 923.20, 923.21, or 923.23 has not been entered

during any restraint period, the shortfall may be entered under the quota for that country or instrumentality under the same item during the following restraint periods and not be counted against the quota quantity therefor:"

(d) by inserting the following new headnote 2(c):

"(c) *Shortfall*.—During the second month of the third restraint period, should be Special Representative for Trade Negotiations determine that any quota quantity for a country or instrumentality under item 923.20, 923.21, or 923.23 is unlikely to be used during the remainder of the third restraint period or during the fourth restraint period, the Special Representative may modify the quota quantities for that item for the fourth restraint period by reallocating the shortfall to other suppliers, such modification to be effective with respect to articles entered, or withdrawn from warehouse, for consumption on or after December 13, 1979. Notice of such modification is to be published in the *Federal Register* prior to December 13, 1979;"

(e) by redesignating headnote 2(g) as headnote 2(d); and

(f) by deleting items 923.20 through 923.26, inclusive, and inserting the following new items in lieu thereof:

Item	Articles	Quota Quantity (in short tons)			
		Effective on or after—			
		June 14, 1979	Aug. 14, 1979	Oct. 14, 1979	Dec. 14, 1979
	Whenever, in any restraint period the respective aggregate quantity of articles specified below for items 923.20, 923.21, 923.22, 923.23, or 923.26 the product of a specified foreign country or instrumentality has been entered (whether, for tariff purposes, in schedule 6 or in parts 1, 2, and 5 of schedule 8), no article in such item the product of such country or instrumentality may be entered during the remainder of such restraint period:				
923.20	Sheets and strip of stainless steel (except razor blade steel) of the types provided for in items 608.85, 608.88, 609.06, 609.07, and 609.08:				
	Japan.....	7,341	8,022	8,757	9,071
	European Economic Community	3,062	3,346	3,652	3,783
	Canada.....	1,696	1,854	2,024	2,097
	Sweden.....	1,365	1,492	1,628	1,667
	Other:				
	Countries entitled to the rate of duty in rates of duty column numbered 1 (total).....	535	585	638	661
	Other (total).....	1	1	1	1
923.21	Plates of stainless steel of the types provided for in items 608.85 and 608.88:				
	Japan.....	1,198	1,265	1,287	1,331
	European Economic Community	589	622	633	655
	Canada.....	95	100	102	106
	Sweden.....	685	723	735	760
	Other:				
	Countries entitled to the rate of duty in rates of duty column numbered 1 (total).....	133	140	143	148
	Other (total).....	None	None	None	None
923.22	Bars of stainless steel of the types provided for in item 608.52.....	4,800	5,200	5,500	5,600
923.23	Wire rods of stainless steel of the types provided for in items 608.76 and 608.78:				
	Japan.....	1,061	1,111	1,160	1,193
	European Economic Community	1,397	1,462	1,528	1,571

"Item	Articles	Quota Quantity (in short tons)			
		Effective on or after—			
		June 14, 1979	Aug. 14, 1979	Oct. 14, 1979	Dec. 14, 1979
	Canada	None	None	None	None
	Sweden.....	742	777	812	836
	Other:				
	Countries entitled to the rate of duty in rates of duty column number 1 (total).....	None	None	None	None
	Other (total).....	None	None	None	None
923.26	Alloy tool steel of the types provided for in items 608.52, 608.76, 608.78, 608.85, 608.88, 609.06, 609.07, and 609.08 within the specifications of headnote 2(a)(iii)	4,100	4,500	4,800	5,000"

Proclamation 4666 of June 22, 1979

Captive Nations Week, 1979

By the President of the United States of America

A Proclamation

Twenty years ago, by a joint resolution approved July 17, 1959 (73 Stat. 212), the Eighty-Sixth Congress authorized and requested the President to proclaim the third week in July of each year as Captive Nations Week.

However greatly the world has changed in the past generation, our country's fundamental faith in human freedom remains constant. Americans now, as at all times in our history, remain steadfast in our belief that liberty and national independence are among the universal birthrights of mankind.

Remembering our democratic heritage and our commitment to human rights, let us take this occasion to reaffirm our admiration for all the men and women around the world who are committed to the cause of freedom.

And mindful of our own rich and diverse heritage, let us express our compassion and respect for persons around the world still seeking the realization of these ideals in their own lands.

NOW, THEREFORE, I, JIMMY CARTER, President of the United States of America, do hereby designate the week beginning July 15, 1979, as Captive Nations Week.

I invite the people of the United States to observe this week with appropriate ceremonies and activities and to reaffirm their dedication to the ideals which unite us and serve as inspiration to others.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-second day of June, in the year of our Lord nineteen hundred seventy-nine, and of the Independence of the United States of America the two hundred and third.

JIMMY CARTER