

Message to the Congress on Blocking Property of Persons Obstructing Democratization in Haiti

October 18, 1993

To the Congress of the United States:

Pursuant to section 204(b) of the International Emergency Economic Powers Act, 50 U.S.C. section 1703(b), and section 301 of the National Emergencies Act, 50 U.S.C. section 1631, I hereby report that I have again exercised my statutory authority to issue an Executive order with respect to Haiti that, effective 11:59 p.m., e.d.t., Monday, October 18, 1993, that:

(a) Blocks all property in the United States or within the possession or control of United States persons, including their overseas branches, of persons:

(1) who have contributed to the obstruction of the implementation of United Nations Security Council Resolutions 841 and 873, the Governor's Island Agreement of July 3, 1993, or the activities of the United Nations Mission in Haiti;

(2) who have perpetuated or contributed to the violence in Haiti; or

(3) who have materially or financially supported any of the foregoing; and

(b) Prohibits any transaction subject to U.S. jurisdiction that evades or avoids, or has the purpose of evading or avoiding, or attempts to violate, the prohibitions in the new order, or in Executive Orders Nos. 12775, 12779, or 12853, except to the extent now authorized pursuant to the relevant Executive order.

I am enclosing a copy of the Executive order that I have issued.

The new Executive order is necessary to further the implementation of the Governors Island Agreement by reaching persons who are supporting the groups fomenting violence and opposing the restoration of constitutional government in Haiti. The new Executive order is to be implemented by the Secretary of the Treasury, in consultation with the Secretary of State.

William J. Clinton

The White House,

October 18, 1993.

Letter to Senate Leaders on the Use of United States Armed Forces in International Operations

October 18, 1993

Dear Mr. Leader:

I am writing to express grave concern about a number of amendments that may be offered to H.R. 3116, the Defense Appropriations bill for FY 94, regarding Haiti, Bosnia and the use of United States armed forces in international operations.

I am fundamentally opposed to amendments which improperly limit my ability to perform my constitutional duties as Commander-in-Chief, which may well have unconstitutional provisions, and which if adopted, could weaken the confidence of our allies in the United States. Such amendments would provide encouragement to aggressors and repressive rulers around the world who seek to operate without fear of reprisal.

America's adversaries and allies must know with certainty that the United States can respond decisively to protect the lives of Americans and to address crises that challenge American interests. Successive administrations have found it critical in world affairs to be able to state that no option has been ruled out.

I respect and acknowledge the importance of cooperation between the executive and legislative branches. There will inevitably be give and take between the executive branch and Congress as we work to redefine our role in the post Cold War world. But it is wrong and even dangerous to allow the questions of the moment to undercut the strength of our national security policies and to produce a fundamental shift in the proper relationship between our two branches of government.

The amendment regarding command and control of U.S. forces, which already has been introduced, would insert Congress into the detailed execution of military contingency planning in an unprecedented manner. The amendment would make it unreasonably difficult for me or any President to operate militarily with other nations when it is in our

interest to do so—and as we have done effectively for half a century through NATO. It could lead to an all-or-nothing approach that causes the United States to shoulder the entire burden of a conflict even when a multinational approach would be most effective from the standpoint of military planning, burden sharing and other American national interests.

With regard to potential amendments on Haiti, let me caution against action that could aggravate that nation's violent conflict and undermine American interests. The situation on the ground in Haiti is highly unstable. Limiting my ability to act—or even creating the perception of such a limitation—could signal a green light to Haiti's military and police authorities in their brutal efforts to resist a return of democracy, could limit my ability to protect the more than 1,000 Americans currently in Haiti, and could trigger another mass exodus of Haitians, at great risk to their lives and great potential cost and disruption to our nation and others.

With regard to potential Bosnia amendments, our nation has worked with NATO to prepare to help implement a fair and enforceable peace settlement. This amendment thus could undermine our relationship with our NATO allies and frustrate the negotiation of an end to the aggression and ethnic cleansing in the former Yugoslavia. As you know, I have placed strict conditions on any U.S. involvement in Bosnia with which I believe most members of Congress would agree.

I am committed to full consultation with Congress on our foreign policy. As I have clearly stated for the record, I welcomed congressional authorization for U.S. operations in Somalia and would welcome similar action regarding U.S. efforts in Bosnia, should that become necessary. Further, as this Administration has done and is continuing to do, we will consult with and keep Congress fully informed on these and other issues that affect American national security.

I would welcome an opportunity to engage you and others in the bi-partisan leadership in a full and constructive dialogue about the processes of executive-legislative relations regarding America's engagement in a changed world. But amendments such as these are not

the right way for the American government to decide how we act in the world, and I urge the Senate to reject them.

Bill Clinton

NOTE: Identical letters were sent to George Mitchell, majority leader of the Senate, and Bob Dole, minority leader of the Senate.

Statement by the Press Secretary on Haiti

October 18, 1993

The President remains gravely concerned by the persistent refusal of the Haitian military authorities to fulfill their commitments under the Governors Island Agreement and at the repression which they continue to carry out against the Haitian people.

The President stated on October 15 that there are important American interests at stake in Haiti. We must protect American lives. We want to avoid a mass exodus of Haitians fleeing political persecution at great risk to themselves and at great potential cost and disruption to the United States and other nations. We want to help restore democracy in Haiti and thereby promote democracy throughout this hemisphere.

Therefore, the United States is taking several measures which will go into effect at 11:59 p.m. tonight to ensure strict implementation of the U.N. oil and arms embargo against Haiti. These measures will also sanction those individuals who are defying the U.N. measures, acting to disrupt the Governors Island Agreement, and preventing the restoration of democracy and return of President Aristide to Haiti.

The President is today signing an Executive order that will freeze the assets under U.S. jurisdiction of individuals ("Specially Designated Nationals") who have obstructed the Governors Island Agreement or the activities of the U.N. Mission in Haiti and who are perpetrating or contributing to the violence. It will also cover individuals who are financing or providing material support to those taking such actions. These groups include senior military and police officers and the civilian attachés and their financial patrons. Furthermore, we will deny visas to and