

mother and alien father eligible for U.S. citizenship.

The Act allows for more rapid deportation of undocumented aliens who are convicted of serious crimes in the United States. The Act also adds certain crimes to the definition of aggravated felony. I sign this legislation with the understanding that convictions for crimes included in the existing law will be governed by the current effective date provisions, and that the effective date provision related to the expanded definition applies only to convictions for those crimes that have been added by this Act.

Finally, I note that section 221 of the Act, relating to visits to the United States by Taiwan officials, is in potential tension with my constitutional authorities concerning receipt of Ambassadors, recognition of governments, and the conduct of foreign policy. Section 212 of the Immigration and Nationality Act of 1952 ("INA") permits the Secretary of State to exclude aliens where admission would have potentially serious adverse foreign policy consequences. Were section 221 of the Act read to restrict this authority, section 221 would impermissibly impinge on my constitutional responsibilities.

Section 221 can be read in a manner consistent with the Constitution, however. Because the Congress has chosen not to modify section 212(a)(3)(C) of the INA, 8 U.S.C. 1182(a)(3)(C), I will construe section 221 as expressing the Congress' own view that in the six circumstances enumerated, our foreign policy is better served by admitting these individuals, but ultimately leaving this determination to the Secretary of State under section 212 of the INA. It is in this manner, consistent with the Constitution, that I intend for this statute to be construed.

Accordingly, I am hereby directing the Secretary of State to weigh particularly carefully the foreign policy interests of the United States in considering any application by Taiwan's leaders to visit the United States in the six designated circumstances. These interests include maintaining the present peaceful conditions and robust economic climate in the Taiwan Strait region and the successful balance struck between our unofficial

relations with Taiwan and our relations with the People's Republic of China.

William J. Clinton

The White House,
October 25, 1994.

NOTE: H.R. 783, approved October 25, was assigned Public Law No. 103-416.

Statement on Signing the Veterans' Compensation Cost-of-Living Adjustment Act of 1994

October 25, 1994

Today, I have signed into law S. 1927, the "Veterans' Compensation Cost-of-Living Adjustment Act of 1994."

In signing S. 1927, I am pleased to extend a most deserved benefit to our Nation's service-disabled veterans and the surviving spouses and children of those who gave their lives in defense of our beloved freedoms. This Act not only maintains the value of benefits so dearly earned, but underscores a debt of gratitude that we can never fully repay.

S. 1927 provides a 2.8 percent increase in compensation and dependency and indemnity compensation benefits, effective December 1, 1994. This is the same percentage increase that Social Security beneficiaries and veterans' pension recipients will be receiving in January.

I salute the more than two and one-half million individuals who will directly benefit from this increase and all veterans and their families. Moreover, to those proud men and women still in uniform, our actions today bear witness to our Nation's commitment to you for your contributions to our security and well-being.

William J. Clinton

The White House,
October 25, 1994.

NOTE: S. 1927, approved October 25, was assigned Public Law No. 103-418.

Proclamation 6749—Immigration Measures With Respect to United Nations Security Council Resolution 942

October 25, 1994

By the President of the United States of America

A Proclamation

In light of the actions of the Bosnian Serb forces and the authorities in the territory they control, including their refusal to accept the proposed territorial settlement of the conflict in the Republic of Bosnia and Herzegovina, and of United Nations Security Council Resolution 942 of September 23, 1994, I have determined that it is in the interests of the United States to restrict the entry to the United States of all aliens described in paragraph 14 of United Nations Security Council Resolution 942.

Now, Therefore, I, William J. Clinton, President of the United States of America, acting under the authority vested in me by the Constitution and laws of the United States, including sections 212(f) and 215 of the Immigration and Nationality Act of 1952, as amended (8 U.S.C. 1182(f) and 1185), and section 301 of title 3, United States Code, hereby find that the unrestricted immigrant and nonimmigrant entry into the United States of aliens described in section 1 of this proclamation would, except as provided for in section 2 of this proclamation, be detrimental to the interests of the United States. I do therefore proclaim that:

Section 1. The immigrant and non-immigrant entry into the United States of aliens described in paragraph 14 of United Nations Security Council Resolution 942 is hereby suspended. These aliens are: (a) members of the authorities, including legislative authorities, in those areas of the Republic of Bosnia and Herzegovina under the control of Bosnian Serb forces; officers of the Bosnian Serb military and paramilitary forces; and those acting on behalf of such authorities or forces;

(b) persons found, after September 23, 1994, to have provided financial, material, logistical, military, or other tangible support to Bosnian Serb forces in violation of relevant United Nations Security Council resolutions; and

(c) persons in or resident in those areas of the Republic of Bosnia and Herzegovina under the control of Bosnian Serb forces found to have violated or contributed to the violation of the measures set out in United Nations Security Council Resolution 820 of April 17, 1993, and United Nations Security Council Resolution 942 of September 23, 1994.

Sec. 2. Section 1 shall not apply with respect to any alien otherwise covered by section 1 where the entry of such alien is in the interests of the United States, including where such entry has been approved as prescribed by paragraph 14 of United Nations Security Council Resolution 942.

Sec. 3. Aliens covered by sections 1 and 2 shall be identified pursuant to procedures established by the Secretary of State, as authorized in section 5 below.

Sec. 4. This proclamation shall take effect at 11:59 p.m. eastern daylight time on October 25, 1994, and shall remain in effect until such time as the Secretary of State determines that it is no longer necessary and should be terminated.

Sec. 5. The Secretary of State shall have responsibility to implement this proclamation pursuant to procedures that the Secretary may establish.

In Witness Whereof, I have hereunto set my hand this twenty-fifth day of October, in the year of our Lord nineteen hundred and ninety-four, and of the Independence of the United States of America the two hundred and nineteenth.

William J. Clinton

[Filed with the Office of the Federal Register, 4:58 p.m., October 25, 1994]

NOTE: This proclamation was published in the *Federal Register* on October 27.