Washington, DC, May 31, 1994. Hon. Thomas S. Foley,

Speaker, House of Representatives, Washington,

DEAR MR. SPEAKER: This is to notify you formally pursuant to Rule L (50) of the Rules of the House that the Office of Finance has been served with a subpoena issued by the Superior Court of the District of Columbia.

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

Sincerely,

RANDALL B. MEDLOCK, *Acting Director.*

¶58.13 SUBPOENA

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

OFFICE OF THE DIRECTOR, NON-LEG-ISLATIVE AND FINANCIAL SERV-ICES, HOUSE OF REPRESENTATIVES,

Washington, DC, May 31, 1994. Hon. THOMAS S. FOLEY,

Speaker, House of Representatives, Washington,

DC.

DEAR MR. SPEAKER: This is to notify you formally pursuant to Rule L (50) of the Rules of the House that the Office of Finance has been served with a subpoena issued by the United States District Court for the District of Columbia.

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

Sincerely,

RANDALL B. MEDLOCK, *Acting Director.*

¶58.14 SUBPOENA

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

House of Representatives,

Washington, DC, June 1, 1994.

Hon. THOMAS S. FOLEY,

Speaker, U.S. House of Representatives, Washington, DC.

DEAR MR. SPEAKER: This is to formally notify you pursuant to Rule L (50) of the Rules of the House that a staffer in my office has been served with a subpoena issued by the State of Indiana, Marion Superior Court in connection with a civil case involving some constituent casework.

After consultation with the General Counsel, I will determine if compliance with the subpoena is consistent with the privileges and precedents of the House.

Sincerely.

DAN BURTON, Member of Congress.

¶58.15 RECESS—12:59 P.M.

The SPEAKER pro tempore, Mr. FIELDS of Louisiana, pursuant to clause 12 of rule I, declared the House in recess at 12 o'clock and 59 minutes p.m., until 3:45 p.m.

¶58.16 AFTER RECESS—3:49 P.M.

The SPEAKER pro tempore, Mr. MONTGOMERY, called the House to order.

¶58.17 DOD AUTHORIZATION

The SPEAKER pro tempore, Mr. MONTGOMERY, pursuant to House

Resolution 431 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 4301) to authorize appropriations for fiscal year 1995 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 1995, and for other purposes.

Mr. BACCHUS, Acting Chairman, assumed the chair; and after some time spent therein,

¶58.18 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment, as modified, submitted by Mr. SOLOMON:

At the end of title X (page 277, after line 2), add the following new section:

SEC. 1038. SENSE OF THE CONGRESS CONCERNING THE NORTH KOREAN NUCLEAR WEAPONS DEVELOPMENT PROGRAM.

(a) FINDINGS.—The Congress finds that—

(1) between 1950 and 1953, the United States led a military coalition that successfully repelled an invasion of the Republic of Korea by the Communist regime in North Korea, at a cost of more than 54,000 American lives;

(2) the United States and the Republic of Korea ratified a Mutual Security Treaty in 1954 that commits the United States to helping the Republic of Korea defend itself against external aggression;

(3) approximately 37,000 United States military personnel are presently stationed in the Republic of Korea;

(4) the United States and the Republic of Korea have conducted joint military exercises, code named "Team Spirit", regularly since 1976.

(5) the Communist regime in North Korea has built up an armed force nearly twice the size of that in the Republic of Korea and has never renounced the active and ongoing use of force, terrorism, and subversion in its attempts to subdue and subjugate the Republic

(6) although the North Korean regime signed the Treaty on the Non-Proliferation of Nuclear Weapons in 1985, it has never permitted the unfettered international inspection of its nuclear facilities that is required of all signatories of that Treaty;

(7) the Secretary of Defense has stated publicly that efforts by the North Korean regime to develop enough plutonium to permit the manufacture of 10 to 12 nuclear weapons per year, and to develop the ballistic missile capacity of delivering these and other weapons over a wide area, represent a grave threat to the security of the Korean peninsula and the entire world;

(8) the North Korean regime continues to resist efforts by the United States to reduce tensions on the Korean peninsula;

(9) efforts in recent years by the United States to reduce tensions on the Korean peninsula have included the withdrawal of all nuclear weapons from the territory of the Republic of Korea and a reduction in the number of United States military personnel stationed there, the postponement of the 1994 "Team Spirit" exercises, the establishment of direct diplomatic contacts with the North Korean regime, and the offer of expanded diplomatic and economic contacts with North Korea;

(10) weapons-grade plutonium can be extracted from the fuel rods in the type of nuclear facilities North Korea is known to possess;

(11) international inspectors must be permitted to examine all spent fuel rods re-

moved from North Korea's principal nuclear reactor at Yongbyon and to carry out tests necessary to ensure compliance with the 1992 safeguards agreement; and

(12) the diplomatic impasse concerning the North Korean nuclear program has clearly reached a critical juncture, the unsatisfactory resolution of which would place the international nonproliferation regime in jeopardy and threaten the peace and security of the Korean peninsula, the Northeast Asia region, and, by extension, the rest of the world.

(b) SENSE OF THE CONGRESS.—It is the sense of the Congress that—

(1) the North Korean regime should take an initial step toward cooperation with the international nonproliferation regime by permitting the unfettered international inspection of the removal and eventual disposal of all spent fuel rods from the Yongbyon nuclear complex, followed by a comprehensive inspection process as required by the Treaty on the Non-Proliferation of Nuclear Weapons;

(2) an unsatisfactory resolution of the inspection controversy at Yongbyon that allows for anything less than unfettered international inspection of facilities in that complex should prompt the Government of the United States to take such action as would indicate the severity with which it views this provocation against international norms; and

(3) such action should include, but not necessarily be limited to, the seeking of international sanctions against the North Korean regime and the rescheduling of the "Team Spirit" exercises for 1994.

¶58.19 [Roll No. 217] AYES—415

Abercrombie Buyer Durbin Ackerman Byrne Edwards (CA) Allard Callahan Edwards (TX) Andrews (ME) Camp Ehlers Andrews (NJ) Canady Emerson Cantwell Andrews (TX) Engel Cardin English Applegate Archer Castle Eshoo Chapman Armey Evans Bacchus (FL) Clay Everett Clayton Bachus (AL) Ewing Baesler Clement Farr Baker (CA) Fawell Clyburn Baker (LA) Coble Fazio Coleman Fields (LA) Ballenger Collins (GA) Fields (TX) Barcia Collins (IL) Filner Barlow Collins (MI) Fingerhut Barrett (NE) Combest Fish Barrett (WI) Condit Flake Bartlett Conyers Ford (MI) Barton Coppersmith Ford (TN) Bateman Costello Fowler Frank (MA) Beilenson Cox Bentley Cramer Franks (CT) Franks (NJ) Bereuter Crane Berman Crapo Frost Furse Gallegly Cunningham Bevill Bilbray Danner Bilirakis Darden Gallo Bishop Gejdenson Gekas de la Garza Blackwell de Lugo (VI) Bliley Deal Gephardt Blute DeFazio Geren Gibbons Boehlert DeLauro Boehner DeLay Gilchrest Dellums Bonilla Gillmor Bonior Derrick Gilman Deutsch Borski Gingrich Diaz-Balart Boucher Glickman Dickey Brewster Gonzalez Brooks Dicks Goodlatte Dingell Browder Goodling Dooley Brown (CA) Gordon Brown (FL) Doolittle Goss Brown (OH) Grams Dornan Brvant Dreier Green Duncan Greenwood Bunning Burton Dunn Gunderson

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So the amendment, as modified, was

A recorded vote by electronic device

was ordered in the Committee of the

Whole on the following amendment

At the end of title X (page 277, after line 2),

(a) FINDINGS.—The Congress finds the fol-

(1) On January 25, 1994, the United States

(2) On March 14, 1994, the President decided

(3) The United States is seeking to extend

(4) Conclusion of a comprehensive test ban

treaty could contribute toward successful

negotiations to extend the Non-Proliferation

(5) Agreements to eliminate nuclear test-

ing and control the spread of nuclear weap-

ons could contribute to the national security

of the United States, its allies, and other na-

(b) CONGRESSIONAL ACTION.—In view of the

(1) applaudes the President for maintaining

findings set forth in subsection (a), the Con-

the United States nuclear testing morato-

rium and for taking a leadership role toward

[Roll No. 218]

AYES-263

indefinitely the Non-Proliferation Treaty at

the April 1995 NPT Extension Conference

to extend the current United States nuclear

testing moratorium at least through Sep-

joined with 37 other nations to begin nego-

tiations for a comprehensive treaty to ban

permanently all nuclear weapons testing.

TION OF LIMITATIONS ON NUCLEAR

SEC. . CONGRESSIONAL ACTION ON NEGOTIA-

WEAPONS TESTING.

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Lantos

LaRocco

Laughlin

Lehman

Lipinski

Machtley

Maloney

Long

Lowey

Mann

Manton

Lewis (GA)

Leach

Lancaster

Kleczka

Hefner

Smith (OR)

Tucker

After some further time,

submitted by Mr. KOPETSKI:

insert the following new section:

¶58.20 RECORDED VOTE

Thomas (WY)

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negotiation of a comprehensive test ban Margolies Mezvinsky Markey (2) encourages all nuclear powers to refrain Matsui from conducting nuclear explosions, prior to Mazzoli conclusion of a comprehensive test ban trea-(3) urges the Conference on Disarmament. Allard to make all possible progress toward a com-Archer prehensive test ban treaty by the end of 1994. Armey Bachus (AL) Yeas 263 Baesler affirmative Nays 156 Baker (CA) Baker (LA) Ballenger Barrett (NE) Bartlett Barton Bateman Bentley Bereuter Bilbray Bilirakis Bliley Boehner Bonilla Brooks Bunning Burton Buyer Callahan Camp Canady Castle Coble Collins (GA) Combest CoxCrane Crapo Cunningham Gibbons Gilchrest DeLay Diaz-Balart

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