Woods Wash Road, 36 Acres, Corridor, 6 Miles;

WSA Acreage (na) 79,400-126=79,274—21

Miles.

It was decided in the negative Yeas 169
Nays 191

¶60.10 [Roll No. 231] AYES—169

Allard Gingrich McMillan Applegate Archer Mica Michel Goodlatte Goodling Miller (FL) Bachus (AL) Green Molinari Baesler Greenwood Moorhead Baker (LA) Gunderson Myers Barcia Hall (TX) Nussle Barrett (NE) Hamilton Ortiz Bartlett Hancock Oxley Bateman Hansen Paxon Bentley Hastert Petri Bereuter Bliley Hayes Pombo Portman Hefley Blute Herger Poshard Boehner Hobson Pryce (OH) Bonilla Hoekstra Quinn Řegula Brewster Hoke Bunning Horn Rogers Houghton Rohrabacher Burton Huffington Roth Buyer Callahan Hunter Rowland Calvert Sangmeister Hutchinson Camp Hutto Santorum Canady Hyde Schiff Carr Inglis Sensenbrenner Castle Inhofe Shaw Chapman Istook Skeen Clinger Johnson (CT) Smith (MI) Coble Johnson, Sam Smith (OR) Collins (GA) Kaptur Smith (TX) Combest Kasich Spence Condit Kim Stearns Cox King Stenholm Crane Kingston Strickland Stump Crapo Knollenberg Cunningham Stunak Kolbe Danner Kyl Talent DeLay Diaz-Balart Lambert Taylor (MS) Tejeda Lazio Dingell Thomas (CA) Levy Lewis (CA) Dooley Doolittle Thomas (WY) Thurman Lewis (FL) Dornan Lewis (KY) Torkildser Dreier Lightfoot Torres Traficant Duncan Linder Lipinski Upton Valentine Dunn Edwards (TX) Livingston Vucanovich Emerson Lucas Everett Manzullo Walker Ewing McCandless Wilson Fowler McCollum Wolf McCrery Gallegly Young (AK) McDade Young (FL) Zeliff Gallo Gekas McHugh McInnis

NOES-191

McKeon

Gillmor

Abercrombie Coyne Franks (NJ) Furse Gibbons Ackerman Cramer Andrews (ME) Darden Andrews (NJ) de la Garza Gilchrest Andrews (TX) de Lugo (VI) Gilman Barca DeFazio Glickman Barlow DeLauro Gonzalez Barrett (WI) Dellums Gordon Gutierrez Becerra Derrick Beilenson Deutsch Harman Berman Dicks Hefner Bilbray Dixon Hinchey Hoagland Hochbrueckner Bonio Durbin Edwards (CA) Borski Ehlers Boucher Holden Brooks Engel Hoyer English Hughes Browder Brown (CA) Eshoo Inslee Brown (FL) Evans Jacobs Johnson (GA) Brown (OH) Farr Bryant Fawell Johnson (SD) Byrne Fazio Fields (LA) Johnson, E. B. Kanjorski Cantwell Cardin Filner Kennedy Fingerhut Clayton Kennelly Kildee Clement Fish Ford (MI) Kleczka Clyburn Collins (IL) Ford (TN) Klein Frank (MA) Coppersmith Klink Costello Franks (CT) Klug

Kopetski Nadler Schroeder Neal (MA) Kreidler Scott LaFalce Neal (NC) Serrano Norton (DC) Lancaster Sharp Shays Oberstar Lantos LaRocco Olver Shepherd Skaggs Slaughter Leach Owens Pallone Lehman Levin Pastor Smith (NJ) Payne (NJ) Lewis (GA) Snowe Payne (VA) Long Stark Lowey Pelosi Studds Peterson (FL) Maloney Swett Mann Peterson (MN) Swift Manton Pomerov Synar Thornton Margolies-Porter Mezvinsky Price (NC) Torricelli Markey Rahall Towns Martinez Ramstad Underwood (GU) Matsui Ravenel Unsoeld Mazzoli Reed Velazquez Reynolds McCloskey Vento McDermott Richardson Visclosky McHale Roemer Volkmer Ros-Lehtinen McKinney Waters Menendez Rose Watt Rostenkowski Mfume Waxman Miller (CA) Roukema Roybal-Allard Williams Mineta Wise Woolsey Minge Rush Mink Sabo Wyden Mollohan Sawyer Wynn Moran Saxton Yates Zimmer Morella Schenk

NOT VOTING-79

Hamburg Bacchus (FL) Roberts Romero-Barcelo Hastings Hilliard Baker (CA) Ballenger (PR) Royce Barton Jefferson Bevill Johnston Sanders Bilirakis Laughlin Sarpalius Bishop Blackwell Lloyd Machtley Schaefer Schumer Boehlert McCurdy Shuster McNulty Sisisky Clay Coleman Meehan Skelton Collins (MI) Meek Slattery Conyers Meyers Smith (IA) Cooper Moaklev Solomon Deal Montgomery Spratt Dickey Murphy Stokes Faleomayaega Sundauist Murtha Obey Tanner Fields (TX) Orton Tauzin Packard Taylor (NC) Flake Foglietta Parker Thompson Frost Gejdenson Penny Pickett Tucker Walsh Gephardt Washington Pickle Grams Quillen Weldon Rangel Grandy Wheat Hall (OH) Ridge Whitten

So the amendments en bloc were not agreed to.

After some further time,

The SPEAKER pro tempore, Ms. BYRNE, assumed the Chair.

When Mr. PETERSON of Florida, Chairman, reported that the Committee, having had under consideration said bill, had come to no resolution thereon.

¶60.11 ADJOURNMENT OVER

On motion of Mr. BONIOR, by unanimous consent,

Ordered, That when the House adjourns today, it adjourn to meet at 10:30 a.m. on Monday, June 13, 1994.

¶60.12 CALENDAR WEDNESDAY BUSINESS DISPENSED WITH

On motion of Mr. BONIOR, by unanimous consent,

Ordered, That business in order for consideration on Wednesday, June 15, 1994, under clause 7, rule XXIV, the Calendar Wednesday rule, be dispensed with

¶60.13 QUESTION OF ORDER OF THE HOUSE

On motion of Mr. BONIOR, by unanimous consent,

Ordered, That the trial period established on February 11, 1994, for recognition for future special order speeches be continued through the remainder of the 103d Congress.

$\P60.14$ Message from the president

A message in writing from the President of the United States was communicated to the House by Mr. Edwin Thomas, one of his secretaries.

¶60.15 MESSAGE FROM THE PRESIDENT— HAITIAN PROPERTY

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

To the Congress of the United States:

On October 4, 1991, pursuant to the International Emergency Economic Powers Act ("IEEPA") (50 U.S.C. 1701 et seq.) and section 301 of the National Emergencies Act ("NEA") (50 U.S.C. 1601 et seq.), President Bush exercised his statutory authority to issue Executive Order No. 12775 of October 4, 1991, declaring a national emergency and blocking Haitian government property.

On October 28, 1991, pursuant to the above authorities, President Bush exercised his statutory authority to issue Executive Order No. 12779 of October 28, 1991, blocking property of and prohibiting transactions with Haiti.

On June 30, 1993, pursuant to the above authorities, as well as the United Nations Participation Act of 1945, as amended ("UNPA") (22 U.S.C. 287c), I exercised my statutory authority to issue Executive Order No. 12853 of June 30, 1993, to impose additional economic measures with respect to Haiti. This latter action was taken, in part, to ensure that the economic measures taken by the United States with respect to Haiti would fulfill its obligations under United Nations Security Council Resolution 841 of June 16, 1993.

On October 18, 1993, pursuant to the IEEPA and the NEA, I again exercised my statutory authority to issue Executive Order No. 12872 of October 18, 1993, blocking property of various persons with respect to Haiti.

On May 6, 1994, the United Nations Security Council adopted Resolution 917, calling on Member States to take additional measures to tighten the embargo against Haiti. On May 7, 1994, pursuant to the above authorities, I exercised my statutory authority to issue Executive Order No. 12914 of May 7, 1994, to impose additional economic measures with respect to Haiti. On May 21, 1994, pursuant to the above authorities, I exercised my statutory authority to issue Executive Order No. 12917 of May 21, 1994, to impose economic measures required by Resolution 917. These latter actions were taken, in part, to ensure that the economic measures taken by the United States with respect to Haiti would fulfill its

obligations under the provisions of United Nations Security Council Reso-

On June 10, 1994, pursuant to the above authorities, I exercised my statutory authority to issue Executive Order No. 12920 of June 10, 1994, prohibiting additional transactions with Haiti.

This new Executive order:

- -prohibits payment or transfer of funds or other assets to Haiti from or through the United States or to or through the United States from Haiti, with exceptions for activities of the United States Government, the United Nations, the Organization of American States, or foreign diplomatic missions, certain payments related to humanitarian assistance in Haiti, limited family remittances, funds for travel-related expenses, and payments incidental to exempt shipments of food, medicine, medical supplies, and informational materials;
- -prohibits the sale, supply, or exportation by United States persons or from the United States, or using U.S.-registered vessels or aircraft, of any goods, technology, or services to Haiti or in connection with Haitian businesses, or activities by United States persons or in the United States that promote such sale, supply, or exportation, except for the sale, supply, or exportation of informational materials, certain foodstuffs, and medicines and medical supplies;

-prohibits any transaction that evades or avoids or has the purpose of evading or avoiding, or attempts to violate, any of the prohibitions

of this order; and

-authorizes the Secretary of the Treasury, in consultation with the Secretary of State, to issue regulations implementing the provisions of the Executive order.

The new Executive order is necessary to tighten the embargo against Haiti with the goal of the restoration of democracy in that nation and the prompt return of the legitimately elected President, Jean-Bertrand Aristide, under the framework of the Governors Island Agreement.

I am providing this notice to the Congress pursuant to section 204(b) of the IEEPA (50 U.S.C. 1703(b)) and section 301 of the NEA (50 U.S.C. 1631). I am enclosing a copy of the Executive order that I have issued.

WILLIAM J. CLINTON. THE WHITE HOUSE, June 10, 1994.

By unanimous consent, the message, together with the accompanying papers, was referred to the Committee on Foreign Affairs and ordered to be printed (H. Doc. 103-271).

¶60.16 BILLS PRESENTED TO THE PRESIDENT

Mr. ROSE, from the Committee on House Administration, reported that that committee did on this day present to the President, for his approval, bills of the House of the following titles:

H.R. 965. An Act to provide for toy safety and for other purposes.

H.R. 1632. An Act to amend title 11, District of Columbia Code, and Part C of title IV of the District of Columbia Self-Government and Governmental Reorganization Act to remove gender-specific references.

H.R. 3863. An Act to designate the Post Office building located at 401 E. South Street in Jackson, Mississippi, as the "Medgar Wiley Evers Post Office.

¶60.17 LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted-

To Mr. BALLENGER, for today;

To Mrs. MEEK, for today after 12 o'clock noon; and

To Mr. McNULTY, for today after 1 o'clock p.m.

And then,

¶60.18 ADJOURNMENT

On motion of Mr. DREIER, pursuant to the special order heretofore agreed to, at 4 o'clock and 15 minutes p.m., the House adjourned until 10:30 a.m., Monday, June 13, 1994.

$\P60.19$ Public bills and resolutions

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. SWETT:

H.R. 4564. A bill to reorient the Department of Energy's fusion energy research program toward development of commercially visable fusion power systems, and for other purposes; to the Committee on Science, Space, and Technology.

By Ms. ENGLISH of Arizona:

H.R. 4565. A bill to provide for the establishment of business accounts for air travel by Federal employees to maximize costs savings, and for other purposes; jointly, to the Committees on Government Operations and House Administration.

By Mr. TALENT (for himself, Mr. HUTCHINSON, Mr. CANADY, Mr. ARMEY, Mr. Baker of California, Mr. Ballenger, Mr. Barton of Texas, Mr. BLILEY, Mr. BLUTE, Mr. BOEHNER, Mr. Burton of Indiana, Mr. Calvert, Mr. COBLE, Mr. COLLINS of Georgia, Mr. Cox, Mr. Crane, Mr. Dickey, Mr. DOOLITTLE, Mr. DORNAN, Mr. EWING, Mr. Grams, Mr. Hancock, Mr. Hastert, Mr. Hoekstra, Mr. Hunter, Mr. ISTOOK, Mr. SAM JOHNSON, Mr. KINGSTON, Mr. LEVY, Mr. LINDER, Mr. MANZULLO, Mr. McCollum, McCrery, Mr. McHugh, Mr. Pombo, Mr. ROHRABACHER, Mr. ROTH, Mr. SOLOMON, Mr. STEARNS, Mr. STUMP, Mr. WALKER, and Mr. ZELIFF):

H.R. 4566. A bill to restore the American family, reduce illegitimacy, and reduce welfare dependence; jointly, to the Committees on Ways and Means; Education and Labor; Agriculture; Banking, Finance and Urban Affairs; the Judiciary; Energy and Commerce; Government Operations; Rules; Natural Resources; and Public Works and Transportation.

By Ms. ENGLISH of Arizona (for herself, Mr. Fingerhut, Ms. Shepherd, Mr. Frank of Massachusetts, Ms. MARGOLIES-MEZVINSKY, Mr. COPPER-SMITH, Mr. KOLBE, Mr. KYL, and Mr. BECERRA):

H. Res. 451. Resolution requiring that travel awards that accrue by reason of official travel of a Member, officer, or employee of the House of Representatives be used only with respect to official travel; to the Committee on House Administration.

By Mr. SCHUMER (for himself and Mr. SENSENBRENNER):

H. Res. 452. Resolution expressing the sense of the House of Representatives that United States should resume support of operations for the interdiction of illegal drug trafficking in Andean and other foreign nations; jointly, to the Committees on Armed Services and Foreign Affairs.

¶60.20 MEMORIALS

Under clause 4 of rule XXII, memorials were presented and referred as fol-

422. By the SPEAKER: Memorial of the Senate of the State of North Carolina, relative to the physical desecration of the U.S. flag; to the Committee on the Judiciary.

423. Also, memorial of the Legislature of the State of California, relative to the California State University; jointly, to the Committees on Armed Services and Education and Labor.

424. Also, memorial of the House of Representatives of the Commonwealth of Puerto Rico, relative to the Free Trade Agreement; jointly, to the Committees on Ways and Means and Agriculture.

¶60.21 PRIVATE BILLS AND RESOLUTIONS

Under clause 1 of rule XXII,

Mr. GILCHREST introduced a bill (H.R. 4567) to clear certain impediments to the licensing of a vessel for employment in the coastwise trade and fisheries of the United States; which was referred to the Committee on Merchant Marine and Fisheries.

¶60.22 ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 702: Mr. LEVY.

H.R. 1016: Mr. RANGEL, Mr. BAESLER, Ms. EDDIE BERNICE JOHNSON of Texas, and Mr. LI-

H.R. 1099: Mr. BEREUTER.

H.R. 1155: Mr. MACHTLEY.

H.R. 1627: Mr. McCurdy.

H.R. 1883: Mr. SMITH of Iowa, Mr. McHale, and Ms. Ros-LEHTINEN.

H.R. 2447: Mr. HINCHEY, Mr. VALENTINE, and Mrs. Schroeder.

H.R. 2623: Mr. THOMAS OF WYOMING.

H.R. 2672: Mr. EWING.

H.R. 2720: Mr. EMERSON and Mrs. MEYERS of

H.R. 2826: Mr. CARR, Mr. SAXTON, Mr. TOWNS, Mr. FLAKE, Mr. MOORHEAD, and Ms. ROYBAL-ALLARD.

H.R. 2866: Mr. HOCHBRUECKNER.

H.R. 2918: Mr. FALEOMAVAEGA, Mr. QUINN, Mr. MINETA, Mr. TUCKER, and Mr. YATES.

H.R. 3087: Ms. LAMBERT and Mrs. MALONEY.

H.R. 3392: Mr. VALENTINE and Mr. WISE. H.R. 3507: Mr. EHLERS and Mr. INGLIS of

South Carolina. H.R. 3523: Mr. LIVINGSTON, Mr. KLUG, and

Mr. HUTCHINSON.

H.R. 3561: Mr. ENGEL.

H.R. 3658: Mr. BAKER of California.

H.R. 3705: Mr. LEWIS of Florida, Mr. HUTTO, and Mr. HASTINGS.

H.R. 3835: Mr. HALL of Texas, Mr. STUMP, and Mr. ROTH.

H.R. 3838: Mr. JOHNSTON of Florida.

H.R. 3906: Mr. Upton, Ms. Kaptur, Mr. TRAFICANT, Mr. TOWNS, and Mr. CHAPMAN.

H.R. 4015: Mr. LANTOS.

H.R. 4036: Mr. COOPER, Mr. LANTOS, Mr. MILLER of Florida, and Mr. SWETT.

H.R. 4057: Mr. Hoagland, Mr. Baker of Louisiana, Mr. CANADY, Mr. ROHRABACHER, and Ms. FURSE.