

the activities of United States Government departments and agencies relating to the prevention of nuclear proliferation. It covers activities between January 1, 1994, and December 31, 1994.

WILLIAM J. CLINTON.

THE WHITE HOUSE, June 6, 1995.

COMMUNICATION FROM HON. BOB FRANKS, MEMBER OF CONGRESS

The SPEAKER pro tempore laid before the House the following communication from Hon. BOB FRANKS, Member of Congress:

SEVENTH DISTRICT, NJ,
May 24, 1995.

Hon. NEWT GINGRICH,
Speaker, 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 my office has received a subpoena issued by the Municipal Court of Manville, New Jersey.

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

Sincerely,

BOB FRANKS,
Member of Congress.

PERMISSION FOR CERTAIN COMMITTEES AND SUBCOMMITTEES TO SIT DURING 5-MINUTE RULE

Mr. GOSS. Mr. Speaker, I ask unanimous consent that the following committees and their subcommittees be permitted to sit today while the House is meeting in the Committee of the Whole House under the 5-minute rule: Committee on Banking and Financial Services; Committee on Commerce; Committee on Economic and Educational Opportunities; Committee on Government Reform and Oversight; Committee on the Judiciary; Committee on National Security; and Committee on Science.

It is my understanding that the minority has been consulted and that there is no objection to these requests.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

Mr. WISE. Mr. Speaker, reserving the right to object, the gentleman is correct. The Democrat leadership has been consulted and agrees with all of these requests.

Mr. Speaker, I withdraw my reservation of objection.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

PROVIDING FOR FURTHER CONSIDERATION OF H.R. 1561, AMERICAN OVERSEAS INTERESTS ACT OF 1995

Mr. GOSS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 156 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 156

Resolved, That when the Committee of the Whole House on the state of the Union resumes consideration of H.R. 1561 pursuant to House Resolution 155, consideration for amendment under the five-minute rule may continue beyond the initial period of ten hours prescribed in House Resolution 155 for an additional period of six further hours. Consideration for amendment may not continue beyond such additional period. During further consideration for amendment only the following further amendments to the committee amendment in the nature of a substitute, as modified and amended, shall be in order—

(1) pro forma amendments for the purpose of debate;

(2) amendments printed before May 25, 1995, in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII;

(3) amendments en bloc described in section 2 of House Resolution 155, but only if consisting solely of amendments so printed before May 25, 1995, in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII or germane modifications of any such amendment; and

(4) one amendment offered by the chairman of the Committee on International Relations after consultation with the ranking minority member of that Committee.

The SPEAKER pro tempore. The gentleman from Florida [Mr. GOSS] is recognized for 1 hour.

Mr. GOSS. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Ohio [Mr. HALL], pending which time I yield myself such time as I may consume. During consideration of this resolution all time yielded is for the purpose of debate only.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

(Mr. GOSS asked and was given permission to include extraneous material.)

Mr. GOSS. Mr. Speaker, as most Members know, this rule is the product of an emergency rules committee meeting held the day before the House adjourned for the Memorial Day recess. At that time, H.R. 1561 had been under consideration for almost 12 hours and a host of amendments were still pending—amendments offered by Republicans and Democrats. Using past precedents on similar bills as our guide, we had hoped that the original allotment of 2 hours of general debate and 10 hours of open amendment process would be sufficient, if properly managed, to allow a full and free debate on all the major issues at play in this important foreign policy bill. Looking back at the rules granted for foreign aid authorizations during past Congresses, where 1 hour of general debate and amendment time caps of 8 to 10 hours were standard, we felt that our formula would be sufficient.

Clearly we underestimated Members' interest in extending debate on several standard issues along the way. That's somewhat understandable, partially because we have so many new Members and these programs have not been

properly reauthorized since 1985. So, when it became clear that more time would be needed on this bill, our leadership attempted to work out a compromise with the minority to allow the extension of debate by unanimous consent. Unfortunately, some Members of the minority were not interested in that type of bipartisan cooperation. Hence the emergency rules meeting that produced this rule, a rule which responds to Members requests to add debate time, hopefully for some important points.

I commend Chairman SOLOMON for his flexibility and his efforts to work this out in a congenial manner—and I do believe this rule leans over backwards to provide a fair solution. Under this rule we will have an additional 6 hours of open debate, with Members having the opportunity to offer any amendment that was properly prefiled by May 24. In addition, this rule allows the chairman of the international relations committee, in consultation with the minority, to offer one amendment that was not prefiled but is otherwise in order under the rules of the House.

Mr. Speaker, as we gear up for the appropriations cycle in the immediate months ahead it is crucial that we complete our work on H.R. 1561, and I am pleased that our rules committee was able to develop a plan to ensure that the major issues properly managed can be dealt with in a reasonable period of time without jeopardizing that legislative schedule. I say "properly managed," because under this type of fair open rule, there is always a possibility for some abuse of allotted time by some Members who for whatever motive choose to indulge in dilatory tactics. Nevertheless, I urge support for this good workable, fair rule.

Mr. HOYER. Mr. Speaker, will the gentleman yield?

Mr. GOSS. I yield to the gentleman from Maryland.

Mr. HOYER. Mr. Speaker, I thank my friend from Florida for yielding.

Under the rule, can the gentleman tell me, at the end of the 6 hours, if there are still pending printed amendments, will they be allowed to be offered without debate?

Mr. GOSS. Reclaiming my time, my understanding is that we have used that provision up in the first rule, so we will have to complete all of the business in the time left for debate; that is, the 6 hours plus, I understand, with some 25 or 35 minutes of carry-over. I am not sure what the exact number was. It is at that time we will be finished with the debate.

Mr. HOYER. If the gentleman would yield further for a question, does that mean there are 35 minutes remaining under the old rule? Is that correct?

Mr. GOSS. I cannot confirm that. I believe approximately.

Mr. HOYER. Approximately a half an hour?

Mr. GOSS. I believe it is in that order.