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TELEGRAM

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J. Elme

PAGE 01 0301262

73. ACTION INT=08

INFO: OCT=01 EA=07 IO=03 L=03 PM=03 PA=02 /027 W

P 021230Z MAR 74 ZNZ1
FM HICOMTERPACIS SAIPAN MARIANAS ISLANDS
TO ALDISTADS TERPACIS
TT LNO GUAM MARIANAS ISLANDS
TT LNO KWAJALEIN MARSHALL ISLANDS
COMNAVMARIANAS GUAM MARIANAS ISLANDS
CINCPACREP GUAM/TTPI GUAM MARIANAS ISLANDS
CINCPAC HONOLULU HI
NAVINVSERVO GUAM MARIANAS ISLANDS
COMTWELVE SAN FRANCISCO CA
RUEHC /SECSTATE WASHINGTON DC

SECDEF WASHINGTON DC JCS WASHINGTON DC CNO WASHINGTON DC CINCPACAP HICKAM AFB HI

CINCPACELT MAKALAPA HI Ruehdt /us: Mission to un new York ny

CGFMFPACECAMP H M SMITHEHI COMCBPACEPEARL HARBOR HI

COMNAVEACENGOOM ALEXANDRIA VA

PACNAVFACENGCOM PEARL HARBOR HI

TT LNO HONOLULU HI SAMTEC VANDENBERG AFB CA CDRUSARBCO TTPI LNO MACHINATO JA

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COMTWELVE PASS INFO FOR AMB WILLIAMS
SECSTATE PASS TO DEPT INT/SEC INTERIOR/DOTA/OSN
TTPI NO. 146

FOUR BILLS TO HICOM)

SAIPAN, MARCH 2 (MNS) === FOUR MORE BILLS ARE ON THEIR WAY

TO THE HIGH-COMMISSIONER AS A RESULT OF LEGISLATIVE /ACTION ON

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THE 48TH DAY OF THE CONGRESS OF MICRONESIA SESSION SATURDAY (MARCH 2). THE HOUSE PASSED TWO AND THE SENATE TWO.

PASSED AND SENT TO THE HIGH COMMISSIONER BY THE HOUSE WERE! A MEASURE TO PROVIDE FOR THE EXPIRATION OF NONRESIDENT WORKER'S AGREEMENT BETWEEN AN EMPLOYER AND THE TRUST TERRITORY GOVERNMENT WHEN NO NONRESIDENT WORKER HAS BEEN HIRED AND IS PRESENT IN THE TRUST TERRITORY WITHIN SIXTY DAYS FROM THE DATE OF THE AGREEMENT, (SB 108); AND A MEASURE TO CREATE

PAGE 03 RUHGSAA6011 UNCLAS PROPERTY RIGHTS IN THE HOLDER OF A HOMESTEAD CERTIFICATE OF COMPLIANCE, (SB 260). BOTH MEASURES PASSED THE HOUSE UNANIMOUSLY. ON THE MEASURE REGARDING EXPIRATION OF PERMITS TO HIRE NON-RESIDENT WORKERS, BEFORE AN EMPLOYER DESIRES TO HIRE A NONRESIDENT WORKER, HE MUST GO THROUGH A PROCEDURE SPECIFIED UNDER THE LAW. AFTER ANSEMPLOYER FILES AN APPLICATION WITH THE EMPLOYMENT SERVICE, THE EMPLOYMENT SERVICE ATTEMPTS TO FILL THE JOB VACANCY WITH A QUALIFIED RESIDENT WORKER! HOWEVER, IN THE EVENT NO QUULIFIED RESIDENT WORKERS CAN BE FOUND, THE CHIEF OF THE DIVISION OF LABOR MAY DETERMINE THAT A NONRESIDENT WORKER CAN BE HIRED. THE CHIEF REQUIRES THAT A NONRESIDENT EMPLOYMENT AGREEMENT BE ENTERED INTO BETWEEN THE EMPLOYER AND THE TT GOVERNMENT AUTHORIZING THE EMPLOYER TO HIRE NON-RESIDENT WORKERS. THE LAW, HOWEVER, DOES NOT MAKE PROVISION FOR THE EXPIRATION OF THESE AGREEMENTS, WHICH REMAINS THEORETICALLY VALID FOREVER. THE BILL PROVIDES THAT THE EMPLOYMENT AGREEMENT WOULD EXPIRE IN 60 DAYS, THE COMMITTEE ON JUDICIARY AND GOVERNMENTAL RELATIONS FELT THAT "AN EMPLOYMENT AGREEMENT WITH NO DEFINITE EXPIRTATION DATE AUTHORIZING AN EMPLOYER TO HIRE A NONRESIDENT WORKER IS NOT IN THE BEST INTEREST OF CITIZENS OF

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THE TRUST TERRITORY EXPIRATION OF THE AGREEMENT AFTER 60 DAYS.
WOULD PERMIT A QUALIFIED MICRONESIAN CITIZEN TO COME FORWARD AND APPLY FOR THE POSITION..."

REGARDING A MEASURE TO DEFINE PROPERTY RIGHTS IN CERTIFICATES OF COMPLIANCE, THE MEASURE WILL ELIMINATE THE PROCESS WHEREBY A

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HOLDER OF A PERMIT TO HOMESTEAD LAND THAT HAS OCCUPIED HIS LAND FOR THREE YEARS IS ISSUED A CERTIFICATE OF COMPLIANCE BY THE DISTAD, AND FOLLOWING THAT, THE HICOM IS REQUIRED TO ISSUE THE HOMESTEADER A DEED OF CONVEYANCE, WHICH THE COMMITTEE ON RESOURCES AND DEVELOPMENT FOUND USUALLY TAKES A NUMBER OF YEARS. "THIS BILL," THE COMMITTEE REPORTED, "WOULD CREATE PROPERTY RIGHTS IN THE HOMESTEADER UPON BEING ISSUED THE CERTIFICATE OF COMPLIANCE, WHICH HE COULD SELL, ASSIGN OR PASS BY INHERITANCE."

THE OTHER TWO BILLS ON THEIR WAY TO THE HICOM AS THE RESULT OF CONGRESSIONAL ACTIVITY SATURDAY CAME OUT OF THE SENATE, WHICH ACCEPTED HOUSE AMENDMENTS TO A NATURALIZATION MEAUSRE (SB 58) AND TO A BILL TO PROVIDE FOR THE EDUCATION OF "SPECIAL CHILDREN, EITHER THOSE WITH LEARNING DIFFICULTIES OR HANDICAPS, OR CONVERSELY, THOSE WITH EXCEPTIONAL INTELLIGENCE OR TALENT (SB 242()

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A TOTAL OF 16 BILLS HAS NOW COME OUT OF THE CURRENT SESSION. THE HIGH COMMISSIONER WILL HAVE THIRTY DAYS FROM THE DATE OF OFFICIAL RECEIPT TO ACT ON THESE LATEST MEASURES. (SENATE ACTIVITY SATURDAY)

SAIPAN MARCH 2 (MNS) ===A DISTINGUISHED VISITOR FROM
PAPUA NEW GUINEA, RALPH KAREPA, WAS A GUEST IN THE GALLERY
DURING SATUYDAY MORNING'S (MAR. 2) SESSION OF THE SENATE. THE
FIRST ORDER OF BUSINESS FOR THE TWELVE LAWMAKERS WAS TO ADOPT
A JOINT RESOLUTION WELCOMING KAREPA TO MICRONESIA AND EXPRESSING
THE HOPE THAT HIS VISIT WILL BE A PRODUCTIVE AND ENJOYABLE ONE.
KAREPA, WHO ARRIVED ON SAIPAN FRIDAY AFTER VISITS TO PONAPE
AND GUAM, IS ON HIS WAY BACK TO HIS COUNTRY FROM WASHINGTON,
D.C. WHERE HE HAS WORKED ON PAPUA NEW GUINEA AFFAIRS FOR MOST
OF THE PAST YEAR WITH THE AUSTRALIAN EMBASSY.

AFTER KAREPA HAD BEEN INTRODUCED, THE SENATORS TURNED TO THE LEGISLATIVE CALENDAR, AND IN RAPID ORDER PASSED THREE BILLS ON FINAL READING FOR TRANSMITTAL TO THE HOUSE, AND ACCEPTED HOUSE AMENDMENTS ON A PRIVATE NATURALIZATION BILL THAT NOW GOES TO THE HIGH COMMISSIONER. THEY ALSO ADOPTED THREE ADDITIONAL RESOLUTIONS BEFORE RECESSING UNTIL LATER IN THE DAY.

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BY FAR THE MOST SIGNIFICANT AND FAR-REACHING PIECE OF LEGISLATION ACTED ON BY THE SENATE SATURDAY WAS THE BILL TO FACILITATE THE RETURN OF SO-CALLED PUBLIC LANDS TO THE DISTRICTS (SB 296). THE MEASURE PROVIDES FOR PROCEDURES FOR IMPLEMENTING THE U.S. POLICY STATEMENT ON RETURN OF PUBLIC LAND ANNOUNCED LAST FALL. IF PASSED BY THE HOUSE IN THE NEXT THREE DAYS, THE BILL WILL HAVE TO BE RANKED AS ONE OF THE MAJOR ACCOMPLISHMENTS OF THE SESSION IN TERMS OF IMPACT. (NOTE: SENATE BILL 296 IS BOTH LONG AND COMPLICATED. IF AND WHEN

THE BILL IS PASSED BY THE HOUSE, WE WILL MAKE IT THE SUBJECT OF A

SEPARATE, DETAILED STORY.)

ANOTHER MAJOR ACTION TAKEN SATURDAY BY THE SENATE WAS TO PASS A BILL WHICH SETS UP THE ADMINISTRATIVE DISTRICT OF KUSAIE AS THE TRUST TERRITORY'S SEVENTH DISTRICT (SB298). PRIOR TO THEIR UNANIMOUS VOTE TO APPROVE THIS MEASURE, NEARLY EVERY MEMBER OF THE SENATE TOOK THE OPPORTUNITY TO PUT INTO THE RECORD SOME WORDS OF ENCOURAGEMENT TO THE PEOPLE OF KUSAIE, AND SOME STATEMENT OF SUPPORT FOR THEIR LONG-SOUGHT OBJECTIVES OF SEPARATE DISTRICT STATUS. DR. HIROSI ISMAEL KUSAIE LEADER AND FORMER CONGRESS MEMBER, WAS A WITNESS IN THE GALLERY TO THE VOTE, AND

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AFTERWARD WAS CONGRATULATED BY SEVERAL MEMBERS AND SPECTATORS. UNDER THE BILL AS PASSED BY THE SENATE, KUSAIE WOULD BECOME A DISTRICT ON JANUARY 1, 1977, THEREBY ALLOWING FOR TWO YEARS OF "LEAD TIME" FOR ALL THREE BRANCHES OF THE GOVERNMENT TO MAKE THE NECESSARY CHANGES AND ADJUSTMENTS THAT WILL BE REQUIRED. THE SENATE ALSO RECOMMENDED THAT THE MINIMUM MEMBERSHIP FROM A DISTRICT IN THE HOUSE OF REPRESENTATIVES BE CHANGED FROM TWO TO ONE IN VIEW OF KUSAIE'S POPULATION OF JUST OVER FOUR THOUSAND. WHEN IT BECOMES A DISTRICT, KUSAIE WILL BE THE SMALLEST OF THE SEVEN.

"THE DESIRE FOR SELF-GOVERNMENT IS NOT ONE WHICH SHOULD BE TAKEN LIGHTLY, AS THIS CONGRESS HAS SAIDESO MANY TIMES IN THE PAST," NOTES THE REPORTSFROM THE COMMITTEE ON JUDICIARY AND GOVERNMENTAL OPERATIONS ON THE BILL. "WE BELIEVE THAT KUSAIE S ECONOMIC POTENTIAL, HERPROPULATION, HER UNIQUE CULTURE, AND HER

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INABILITY TO OBTAIN WHAT SHE BELIEVES IS AN ADEQUATE LEVEL OF ADMINISTRATIVE SUPPORT FROM THE DISTRICT CENTER ALL MILITATE IN FAVOR OF APPROVING HER DESIRES, WE NOW RECOMMEND THAT THOSE DESIRES SHOULD BE RECOGNIZED."

THE HOUSE OF REPRESENTATIVES, WHICH HAS ALREADY UNANIMOUSLY

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P 0212302 MAR 74 ZNZ1 FM: HICOMTERPACISESAIRANEMARIANAS ISLANDS. TO ALDISTADS TERPACIS TT LNO GUAM MARTANAS ISLANDS TT LNO KWAJALEÏN MARSHALL ISLANDS COMNAVMARIANAS GUAMHMARIANAS ISLANDS CINCPACREP GUAM/TTPI GUAM MARIANAS ISLANDS CINCPAC HONDLULU HI NAVINVSERVO GUAM MARIANAS ISLANDS CONTWELVE SAN FRANCISCOSCA RUEHO: /SECSTATE: WASHINGTON DC SECDEF WASHINGTON DC JCS WASHINGTON DC CNO WASHINGTON DC CINCPACAF HICKAM AFB HI

CINCPACELT MAKALAPA HI RUEHDT JUS MISSION TO UN NEW YORK NY COFMEPACHCAMP H. M. SMITHEHI. COMCBPACEPEARL HARBOR HI

COMNAVEACENCOM ALEXANDRIA VA PACNAVFACENGCOM PEARL HARBOREHI

TT LNO HONOLULU HI

SAMTEC: VANDENBERG AFB CA CDRUSARBOD TTPI LNOUMACHINATOWJA

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ADDRIED A RESOLUTION ADVOCATING THE CREATION OF KUSAIE DISTRICT, WILL: NOW: TAKERUP: CONSIDERATION OF THE BILL THAT WOULD ACCOMPLISH THIS GOAL

THE THIRD BILL PASSED AND SENT FROM THE SENATE TO THE HOUSE SATURDAY MORNING WAS A BILL TO PROVIDE FOR THE DISTRIBUTION OF REVENUES FROM IMPORT DUTIES (SB 265) . PRESENT LAW PROVIDES

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THAT FIFTY PER CENT OF SUCHETAXES GOES TO THE DISTRICTS WHERE THE TAXES WERE COLLECTED FOR APPROPRIATION BY THE DISTRICT LEGISLATURES. THE BILL WOULD AMEND THIS TO PROVIDE THAT ONE HUNDRED PER CENT OF SUCH REVENUES WOULD GO TO THE DISTRICTS. THE BILL ALSO APPLIES TO SCRAP METAL EXPORTS TAXES, WHICH HAVE BEEN A STEADILY DECREASING SOURCE OF REVENUE IN RECENT YEARS.

THE PRIVATE BILL ON ITS WAY TO THE HIGH-COMMISSIONER IS ONE MAKING ESTAFANIA RIOS/OF SAIPAN ELIGIBLE FOR NATURALIZATION AS A

PAGE 03 RUHGSAA6012 UÑCLAS Trust territory citizen (SB-58).

ON THE RESOLUTION CALENDAR, THE SENATORS ADOPTED A MEASURE ASKING THAT U.S. THOOME TAXES COLLECTED FROM UNITED STATES CITIZENS WORKING IN MICRONESIA BE PAID INTO THE CONGRESS OF MICRONESIA GENERAL FUND (SJR 4); A RESOLUTION AUTHORIZING THE LEADERSHIP OF THE CONGRESS TO CHOOSE A SITE FOR A SPECIAL SESSION THIS SUMMER, SHOULD ONE BE CALLED (THIS MEASURE ORIGINALLY WOULD HAVE INDICATED A PREFERENCE FOR MAJURO AS THE SITE, BUT WAS AMENDED TO A MORE GENERAL FORM——HJR 78() AND A MEASURE OF CONGRATULATIONS TO THE PREMIER OF THE COOK ISLANDS, SIR ALBERT HENRY, ON HIS BEING AWARDED A KNIGHTHOOD OF THE BRITISH EMPIRE ((SJR 96).

RECONVENING LATER SATURDAY AFTERNOON, THE SENATE RESUMED DELIBERATIONS AND PASSED SEVERAL ADDITIONAL MEASURES, INCLUDING TWO WHICH ARE ON THEIR WAY TO THE HIGH COMMISSIONER (SEE PREVIOUS STORY).

PASSED ON SECONDEREADING AND SENTETO THE HOUSE FOR CONSIDERATION WERE! A BILL RELATING TO BENEFITS FOR THE RADIATION FALLOUT VICTIMS OF RONGELAP AND UTIRIK ATOLLS IN THE MARSHALL ISLANDS (SBESAØ==SEE CONGRESS RELEASE WHICH FOLLOWS); A BILL TO PROVIDE FOR THE REAPPORTIONMENT OF THE HOUSE OF REPRESENTATIVES;

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WHICH WOULD REDUCE THE REPRESENTATION FROM PALAU AND THE MARIANAS.
BY ONE MEMBER EACH AND ADD AN ADDITIONAL CONGRESSIONAL DISTRICT.
TO TRUK AND THE MARSHALL ISLANDS DISTRICTS (SB: 314); A BILL TO PROVIDE FOR A BOARD OF UTILITY RATES (SB 208); AND TWO BILLS ON WHICH SENATE AMENDMENTS WERE ADDED, ONE TO APPROPRIATE \$659,000

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FOR TT SCHOLARSHIPS, STUDENT LOANS, AND A BUS FOR MICRONESIAN STUDENTS AT THE UNIVERSITY OF GUAM (HB 254); AND ONE TO EXEMPT NON-PUBLIC SCHOOLS FROM PAYMENT OF THE GASOLINE AND DIESEL FUEL EXCISE TAX (HB 277).

THE ONLY ONE OF THESE MEASURES WHICH PRODUCED ANY NEGATIVE VOTES WAS THE REAPPORTIONMENT BILL. BOTH SENATORS FROM THE MARIANAS, WHICH WOULD LOSE A CONGRESSMAN UNDER THE FORMULA FOR REAPPORTIONMENT IN THE BILL, VOTED NO, ALONG WITH SENATOR BAILEY OUTER (PONAPE). SEVERAL OTHER MEMBERS ABSTAINED TWICE. THE BILL IS EXPECTED TO FACE MUCH TOUGHER OPPOSITION IN THE HOUSE, WHICH IS THE BODY BEING REAPPORTIONED UNDER THE BILL. FIGURES FROM THE 1973 TERRITORIAL CENSUS WERE USED IN THE FORMULA, AND THE PRINCIPLE IS THAT EACH MEMBER OF THE HOUSE SHOULD REPRESNET ROUGHLY THE SAME NUMBER OF PEOPLE, IN SO FAR AS THIS IS FEASIBLE.

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THE SENATE WILL: MEET AGAIN ON SUNDAY, IN AN AFTERNOON SESSION TIMED TO COINCIDE WITHA SESSION OF THE HOUSE, SO THAT LEGISLATION CAN BE HAND CARRIED FROM ONE CHAMBER TO THE OTHER TO FACILITATE THE WORK OF THE CONGRESS IN THE FINAL TWO DAYS OF THE SESSION.

(HOUSE ACTIVITY=48TH DAY)

SAIPAN, MARCH 2 (MNS) ===THE HOUSE OF REPRESENTATIVES PASSED TWO BILLS AND SENT THEM TO THE HIGH COMMISSIONER (SEE PRÉVIOUS STORY), DEFFERRED ACTION ON ANOTHER, AND SENT TO THE SENATE FOUR MORE BILLS, ONE OF THEM A SENATE BILL, DURING TWO LENGTHY SESSIONS SATURDAY (MARCH 2).

PASSED AND SENT TO THE SENATE WERE: A MEASURE TO PERMIT THE TRUST TERRITORY GOVERNMENT TO GRANT THE USE OF PUBLIC LAND ON PAGAN AND IN THE KAGMAN AND MARPI AREAS OF SAIPAN FOR PUBLIC USES, (HB 334); A BILL TO REQUIRE THE DEPARTMENT OF EDUCATION TO PROVIDE EDUCATION FOR THE SPECIAL CHILDREN BETWEEN THE AGES OF FIVE AND TWENTY-ONE WHOSE PRESENCE IN THE REGULAR EDUCATIONAL PROGRAM OF THE TRUST TERRITORY OR MAY BE DETRIMENTAL TO THE EDUCATION OF OTHERS, OR WHO ARE UNABLE TO FUNCTION IN A NORMAL SCHOOL ENVIRONMENT WITHOUT SPECIAL

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PAGE 06 RUHGSAA6012 UNCLAS ASSISTANCE, (SB 242); AND TWO NATURALIZATION MEASURES, (HB 286, AND 287).

THE HOUSE DEFFERRED ACTION ON A MEASURE WHICH WOULD PRESCRIBE MINIMUM COMPENSATION STANDARDS FOR EMPLOYEES, (HB 71) DISSCFBR THE SECOND TIME IN AS MANY DAYS, MARSHALLS CONGRESSMAN

CHARLES DOMNICK MADE A MOTION TO WITHDRAW FROM THE COMMITTEE ON APPROPRIATIONS A CONTROVERSIAL REVENUE SHARING BILL, (HB 229). REPRESENTATIVE RESID MOSES (PONAPE) MOVED TO HAVE THE HOUSE MEMBERS AGAIN VOTE IN SECRET BALLOT. THE RESULT WAS 11 FOR AND EIGHT AGAINST, AND THUS THE MOTION TO WITHDRAW PASSED THE HOUSE.

AFTER THE MEASURE WAS PLACED ON THE BILL CALENDAR FOR SECOND READING, TRUK CONGRESSMAN REYMOND SETIK SAID IN A PREPARED STATEMENT THAT WHILE HE FAVORS THE INTENT OF THE BILL WHICH WOULD INCREASE THE FUNDS FOR APPROPRIATION BY THE DISTRICT LEGISLATURE, HE URGED HIS COLLEAGUES NOT TO PASS THE MEASURE "AT THIS TIME," HE GAVE SEVERAL REASONS FOR HIS OBJECTION TO THE MEASURE.

REPRESENTATIVE POLYCARP BASILIUS (PALAU) URGED THE HOUSE TO PASS THE BILL, SAYING THE MARSHALLS DISTRICT HAS BEEN

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ASKING FOR THE REVENUE SHARING BILL TO PASS THE CONGRESS FOR THE PAST THREE YEARS. HE WENT ON TO SAY THAT THE CONGRESS SHOULD NOT OVERLOOK THE PEOPLE'S INTEREST. THE PALAU CONGRESSMAN NOTED THAT WHILE THE RESOURCES AND DEVELOPMENT COMMITTEE HAS BEEN ACTING ON CERTAIN LEGISLATION TO IMPROVE ECONOMIC DEVELOPMENT IN MICRONESIA, HE URGED THE HOUSE TO PASS THE MEASURE TO SATISFY THE NEEDES OF THE PEOPLE OF THE MARSHALLS.

THE HOUSE THEN RECESSED TO RESOLVE THEIR DIFFERENCES.
WHEN THEY RECONVENED, TRUK CONGRESSMAN SASAUO HARUO MADE A
MOTION THAT THE HOUSE RECESS UNTIL SUNDAY AFTERNOON AT TWO P.M.
THE MOTION CARRIED. THERE WAS NO FURTHER ACTION ON THE REVENUE
SHARING BILL, WHICH REMAINS ON THE CALENDAR FOR SECOND READING.
(ALL USERS PLEASE CREDIT CONGRESS OF MICRONESIA)



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(BORJA URGES END OF MORATORIUM)

SAIPAN, MARCH 2: (CONGRESS RELEASE) === SENATOR OLYMPIO T.

BORJA OF THE MARIANAS INSERTED INTO THE SENATE JOURNAL FRIDAY

(MARCH 2) A STATEMENT CONCERNING HOUSE JOINT RESOLUTION NO. 88
WHICH DEMANDS THAT THE UNITED STATES IMMEDIATELY END THE

UNILATERALLY IMPOSED MORATORIM ON HOMESTEADING AND LEASING OF

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INFO OCT=01 EA=07 IO=03 L=03 PM=03 PA=02: //027 W

P 021230Z MAR 74 ZNZ1
FM HICOMTERPACIS SAIPAN MARIANAS ISLANDS
TO ALDISTADS TERPACIS
TT LNO GUAM MARIANAS ISLANDS
TT LNO KWAJALEIN MARSHALL ISLANDS
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CINCPACREP GUAM/TTPI GUAM MARIANAS ISLANDS
CINCPAC HONOLULU HI
NAVINVSERVO GUAM MARIANAS ISLANDS
COMTWELVE SAN FRANCISCO CA

RUEHC /SECSTATE WASHINGTON DC SECDEF WASHINGTON DC JCS WASHINGTON DC CNO WASHINGTON DC CINCPACAF HICKAM AFB HI

CINCPACELT MAKALAPA HIR RUEHDT JUS MISSION TO UN NEW YORK NY CGFMFPACECAMP H M SMITHERI

COMCBPAC PEARL HARBOR HI Comnavfacengcom Alexandria va

PACNAVFACENGOOM PEARL HARBOR HI

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IN THE STATEMENT BORJA POINTED OUT THAT IN THE AGREEMENT UNDER ARTICLE 6 OF THE TRUSTEESHIP, THE UNITED STATES OBLIGATED ITSELF TO PROMOTE ECONOMIC DEVELOPMENT AND PROTECT THE LANDS AND RESOURCES OF THE MICRONESIAN PEOPLE. HOWEVER, THE SAME DOCUMENT GAVE THE U.S. THE RIGHT TO MUSE THESE SAME LANDS, IF

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NEED BE, FOR STRATEGIC PURPOSES," HE NOTED. BORJA SAID, "DURING THE EARLY YEARS OF THE TRUSTEESHIP." THE UNITED STATES USED THIS POWER TO EVACUATE THE RESIDENTS OF BIKINI AND ENIWETOK ATOLLS IN THE MARSHALLS TO MAKE WAY FOR

NUCLEAR TESTING. AND IN THE EARLY 1960'S USED PART OF THE ISLAND OF SAIPAN AS A TRAINING CENTER FOR NATIONALIST CHINESE."

DENATOR BORJA FURTHER POINTED OUT THAT EVEN AS THE END OF THE TRUSTFESHIP DRAWS NEAR, MICRONESIANS CAN SEE THAT THE

PAGE 03 RUHGSAA6013 UNCLAS UNITED STATES STRATEGIC INTEREST IN THE TRUST TERRITORY HAS NOT "DIMINISHED," BUT "INCREASED."

DURING EARLY MAY OF LAST YEAR, BORJA CITED, IN THE MIDST OF NEGOTIATIONS BETWEEN THE MARIANAS POLITICAL STATUS COMMISSION AND THE U.S., WITHOUT INFORMING THE PEOPLE OF TINIAN OR THE MARIANAS LEADERS, THE U.S. DIRECTED THE HIGH COMMISSIONER TO HALT THE ISSUANCE OF HOMESTEADING PERMITS ON TINIAN EVEN THOUGH THE COMMISSION HAD ACTUALLY REQUESTED THAT ONLY LONG-TERM LEASES FOR PUBLIC LAND BY NON-CITIZENS SHOULD HAVE BEEN HALTED WITHOUT RESTRICTIONS TO MICRONESIANS.

BORJA DECLAREDS "THIS MOVE BY THE U.S. DEPRIVES THE PEOPLE OF TINIAN OF HOMESTEADS PROMISED TO THEM SINCE THEIR RELOCATION FROM YAP DISTRICT SHORTLY AFTER WORLD WAR II." HE CRITICIZED THE OFFICE OF MICRONESIAN STATUS NEGOTIATIONS FOR HAVING "PROMISED THAT THE SITUATION WAS ONLY "TEMPORARY" AND WOULD ONLY LAST DURING THE LENGTH OF THE NEGOTIATIONS "--U.S./ MARIANAS, HE SAID THAT THE WORD "TEMPORARY" IN TT TERMS OFTEN MEANS "PERMANENT," AND TO UNILATERALLY DEPRIVE ANY OF HIS PEOPLE OF ECONOMIC DEVELOPMENT OR LANDS PROMISED THEM FOR DECADES FOR ANY LENGTH OF TIME IS "UNFAIR AND UNJUST."

PAGE 04 RUHGSAA6013 UNCLAS BORJA INDICATED THAT ALTHOUGH THE PEOPLE OF THE MARIANAS HAVE STATED IN THE PAST THAT THEY WOULD WELCOME THE MILITARY INTO THE MARIANAS, THEY ARE WITHOUT DOUBT OPPOSED TO THE U.S. EXERCISE OF "CARTE BLANCHE"PRIVILEGES. HE SAID THESE PRIVILEGES ARE "INCLUDED IN THE STRATEGIC TRUST AGREEMENT TO EMPLOY MUCH



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HEAVY-HANDED TACTICS WITH ITS OWN INTERESTS AND NOT MICRONESIANS:

THE SENATOR POINTED OUT THAT ALTHOUGH ONE THIRD OF TINIAN HAS BEEN CLASSIFIED AS "MILÎTARY RETENTION" LANDS SINCE THE END OF WORLD WAR II, THE U.S. MUST BE REMINDED THAT "TINIAN DOES NOT BELONG TO THE UNITED STATES." HE SAID, "TINIAN BELONGS TO THE PEOPLE OF THE MARIANAS. AND THIS FACT MUST BE THE CORNERSTONE OF THE RELATIONSHIP WITH OUR ADMINISTERING AUTHORITY NOW AND IN THE FUTURE, OR ELSE THAT RELATIONSHIP IS DOOMED."

BORJA CONCLUDED THAT IT IS THE RESPONSIBILITY OF THE CONGRESS OF MICRONESIA TO SEE THAT MICRONESIANS GOD-GIVEN RIGHTS ARE PROTECTED AND IT MUST THEREFORE DEMAND THE TERMINATION OF THE TINIAN MORATORIUM.

(ALL: USERS PLEASE CREDIT CONGRESS OF MICRONESIA)

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RONGELAP-UTIRIK COMMITTEE REPORT)

SAIPAN, MARCH 2: (KCONGRESS RELEASE) ---THE SPECIAL: JOINT COMMITTEE CONCERNING RONGELAP AND UTIRIK ATOLLS RECOMMENDED TO THE CONGRESS OF MICRONESIA SATURDAY THAT THE UNITED STATES GOVERNMENT SHOULD COMPENSATE OVER 200 MARSHALL ISLANERS, FOR LONG TERM EFFECTS AND INJURIES RECEIVED BY HARMFUL RADIOACTIVE FALLOUT FROM A HYDROGEN BOMB TEST ON BIKINI ATOLL NEARLY 20 YEARS AGO TO THE DAY.

THE COMMITTEE'S RECOMMENDATIONS INCLUDED COMPENSATION IN FOUR CATEGORIES: \$50,000 FOR EACH PARENT OF LEKOJ ANJAIN, WHO DIED OF LEUKEMIA IN 1972; THE SUM OF \$25,000 FOR EVERY RONGELAPESE WHO HAS UNDERGONE OPERATIONS DUE TO RADIATION—INDUCED DISEASES \$1,000 FOR EVERY RESIDENT OF UTIRIK WHO HAS EXPOSED AND TEMPORARILY RELUCATED; AND THE ESTABLISHMENT OF A PERMANENT FUND OF \$25,000 FOR RONGELAP AND UTIRIK ATOLLS TO BE USED FOR COMMUNITY PROJECTS AND COMPENSATION FOR OTHER DAMAGES: TO THE ISLANDS.

IN SUBMITTING THE REPORT TO THE SENATE, COMMITTEE CHAIRMAN OLYMPIO TO BORJA OF THE MARIANAS STATEDS WIT IS A SAD BUT TRUE FACT THAT COMPENSATION FOR THESE PEOPLE CAN NEVER MAKE THEM

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"WHOLE" AGAIN. WHAT WRONG HAS BEEN COMMITTED CAN NEVER BE
ERASED BY BETTER MEDICAL TREATMENT, OR EVER THE PAYMENT OF
MONEY. HOWEVER, COMPENSATION CAN ATTEMPT TO DO THIS AND
THE GESTURE, IF NOTHING ELSE, MAY HAVE SOME HELPFUL EFFECT UPON
THESE PEOPLE."

BORJA SAID HIS COMMITTEE WAS NOT SUGGESTING THAT MILLIONS.
OF DOLLARS BE GIVEN TO THE FALLOUT VICTIMS, INJURED IN THE FIRST HYDROGEN BOMB EXPLOSION ON MARCH 1, 1954, AND EMPHASIZED THE REPORT SUGGESTS FIGURES WHICH HE TERMED "MINIMUM DEMANDS."

"WE ARE NOT RECOMMENDING INFLATED FIGURES TO BE NEGOTIATED UPON," HE DECLARED. "WE FAIL TO SEE ANY MERIT IN NEGOTIATION IN THIS CASE. THE FACTS ARE CLEAR. THE PEOPLE WERE INJURED. THE UNITED STATES IS RESPONSIBLE. THE UNITED STATES THUS MUST DO JUSTICE TO THESE PEOPLE."

THE MARIANAS SENATOR TOLD THE SENATE IN THE EVENT THAT THE UNITED STATES DOES NOT WISH TO DO JUSTICE TO THESE PEOPLE, HIS COMMITTEE HAS RECOMMENDED THAT THE PEOPLE OF RONGELAP AND UTIRIK ENGAGE LEGAL COUNSEL AND FILE A CLASS ACTION SUIT AGAINST THE U.S. GOVERNMENT.

LAST YEAR, FOLLOWING THE ESTABLISHMENT OF THE SPECIAL

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COMMITTEE TO STUDY THE RONGELAP AND UTIRIK PROBLEM, A REPORT
WAS SUBMITTED TO THE CONGRESS TO EXTENSIVELY STUDY THE INJURIES
THE PEOPLE RECEIVED AND MAKE RECOMMENDATIONS CONCERNING MEDICAL
TREATMENT. BORJA SAID IT WAS UNFORTUNATE THAT THE CONGRESS OF
MICRONESIA HAD TO USE TAXPAYER'S MONEY TO STUDY A PROBLEM
CREATED BY THE UNITED STATES, BUT INDICATED HE FELT THE MONEY
WAS WELL-SPENT. BECAUSE OF LAST YEAR'S REPORT, HE SAID THE
TRUST TERRITORY GOVERNMENT AND THE U.S. ATOMIC ENERGY
COMMISSION ARE PRESENTLY NEGOTIATING FOR SUPPORT FOR THE
FALLOUT VICTIMS, AND TO PROVIDE "INCONVENIENCE"PAYMENTS TO
THE UTIRIKESE FOR THEIR TEMPORARY RELOCATION.

IN 1964, FUNDS WERE APPROPRIATED FOR THE PEOPLE OF RONGELAP BY THE U.S. CONGRESS AMOUNTING TO \$10,400 PER PERSON, HOWEVER, THIS WAS BEFORE THE LONG-RANGE EFFECTS OF THE HARMFUL RADIOACTIVE FALLOUT BECAME APPARENT, AND BEFORE

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OPERATIONS ON MANY REONGELAPESE BECAME NECESSARY.

BORJA SAID SINE THE SPECIAL COMMITTEE BEGAN STUDYING THE RONGELAPS AND UTIRIK QUESTION AND AFTER HAVING METETHE PEOPLE AFFECTED BY THE HYDROGEN BOMB TEST, HE NOW HAS MORE THAN JUST SIMPLE SYMPATHY FOR THESE PEOPLE.

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