

I have determined that the safeguard measures will facilitate efforts by the domestic industries to make a positive adjustment to import competition and will provide greater economic and social benefits than costs. If I determine that further action is appropriate and feasible to facilitate efforts by the pertinent domestic industry to make a positive adjustment to import competition and to provide greater economic and social benefits than costs, or if I determine that the conditions under section 204(b)(1) of the Trade Act are met, I shall reduce, modify, or terminate the safeguard measures. In making this determination, I shall consider the pertinent factors set out in section 203(a)(2) of the Trade Act and, in particular, changes in capital and labor productivity in the domestic industries; actual and planned permanent closures of inefficient steel production facilities in the United States and in other countries; consolidation of United States steel producers; capital expenditures in the domestic industries; prices for certain steel products in the United States; and the overall effect that maintaining the measure will have on consuming industries, workers, and the United States economy as a whole.

The United States Trade Representative is authorized and directed to publish this memorandum in the *Federal Register*.

George W. Bush

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NOTE: This memorandum was published in the *Federal Register* on March 7.

**Message to the Congress
Transmitting Documents Describing
the Safeguard Action on Imports of
Certain Steel Products**

March 5, 2002

To the Congress of the United States:

In accordance with section 203(b) of the Trade Act of 1974, as amended (the "Act"), I hereby transmit documents to the Congress that describe the safeguard action that I have proclaimed on imports of certain steel products, pursuant to the authority vested in me by section 203(a)(1) of the Act and as Presi-

dent of the United States, and the reasons for taking that action.

George W. Bush

The White House,
March 5, 2002.

**Remarks During a Meeting With
Judge Charles W. Pickering, Sr., and
an Exchange With Reporters**

March 6, 2002

The President. I nominated a very good man from Mississippi named Charles Pickering to the appellate bench, and I expect him to be confirmed by the United States Senate. I think the country is tired of people playing politics all the time in Washington. And I believe that they're holding this man's nomination up for political purposes. It's not fair, and it's not right.

And a lot of people in Mississippi agree with me. Republicans agree with me, but so do a lot of good Democrats, starting with the attorney general of the State of Mississippi. He is here to lend his support for Charles Pickering. As well, the former Governor, Governor Winter, has expressed concern about a process that would malign a man such as him and expects him to be confirmed. Frank Hunger feels the same way. These are people in Mississippi who know the man for what he is, a man who respects the rights of all citizens and a man who not only respects the rights of all citizens, who has acted on that strong belief, a man who's a fine jurist, a man of quality and integrity.

And I hope the Senate stops playing politics. This is not good for the Senate, and it's not good for the country. They've got to get him on the floor and get him a vote and get him in. He'll do a fine job.

Judge Pickering's Nomination

Q. Can we ask you a couple questions about his nomination, sir?

The President. Go ahead.

Q. Do you agree with your Press Secretary that if the judge's writings and actions of 30—20, 30, 40 years ago should come into play, then so should the civil rights record of some of the very Senators of 30, 40 years ago? And is that a threat?