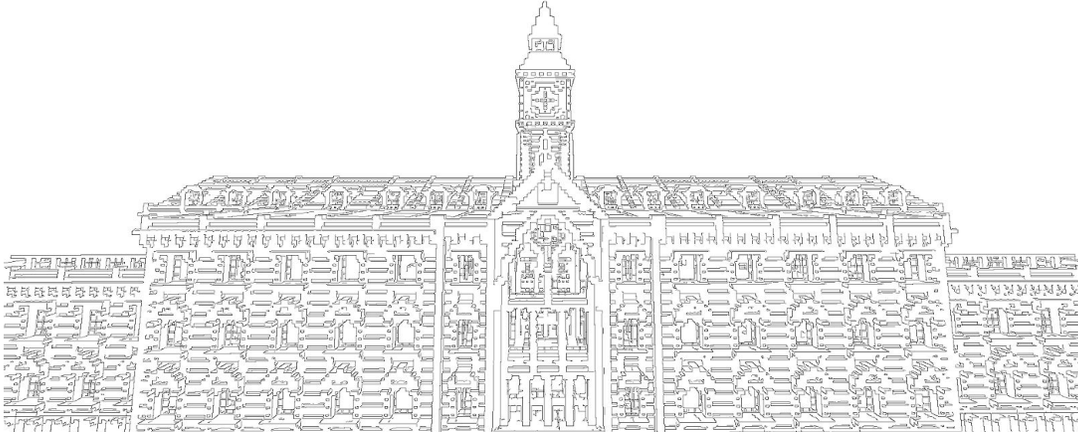




Parliament of
Woly Haven



House of Representatives

Hansard

Saturday, 11 May 2019

Session 3, Quarter 2 of 2019

Original report written by:
hinwapoon
11 May 2019

Tenth Parliament

Elected Members of Parliament

Name of Member	Role (If Any)	Affiliated Party
Grass_Jelly		FWH
minebuilder1223	Speaker of the House	FWH
hinwapoon	Leader of the House Deputy Speaker of the House	FWH
_ezzo	Deputy Prime Minister Minister for Foreign Affairs	FWH
VincentLUMCFan		FWH
lebokbok	Minister for Infrastructure	FWH
TheLamborghini		FWH
mopsistudios	Prime Minister Minister for Home Affairs	CEN
sambrose	Chief Minister of Gardellia	CEN
quarxilon	Leader of the Opposition	NOD
MC_Dunc	Manager of Opposition Business	NOD
Mysticlorde		NOD
MachineMatster		NOD

All other names mentioned in this document are non-party affiliated.

Bills tabled

Bill Name Proposer	Bill No	Stage of Consideration	Outcome (Ayes/Noes)
Updated Gardellia Desertation Bill BlueTheGiantNoob	19201	Third Reading	Debate Adjourned
Gardellia Claim Registry Bill mopsistudios	19202	Second Reading	
Permanent Residency (Referendum) Bill mopsistudios	19203	Second Reading	
Anti-NSFW Message Bill mopsistudios	19102	Second Reading	
Gardellia Airport Regulation Bill mopsistudios	19204	First Reading	Debate Adjourned

The SPEAKER (minebuilder1223) took the chair at 14 00, made an acknowledgement of country and read prayers.

19201

Updated Gardellia Desertation Bill

The SPEAKER: I would first like to inform the house of a few things. Firstly, BlueTheGiantNoob has informed me that he wishes to formally withdraw the Updated Gardellia Desertation Bill from today's proceedings. I would also like to inform the house that a minor amendment was made to the Gardellia Claim Registry Bill, specifically to add the words "within 5 days" into clause 4/a. I trust the house has no issue with this. If they do, they may always present a point of order. If not, we shall move ahead

Updated Gardellia Desertation Bill

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TO

A bill with the main goal of updating the very outdated “Gardellia Desertation Bill” from 2017 as the current desertation bill is insufficient for the purpose it was designed for.

Be it enacted by the President of the Federal Republic of WolvHaven, by and with the advice and consent of the Senate and Representatives, in this parliament assembled, and by authority of the same, as follows -

1. Purpose

- a. To update a bill that is aging in order to make sure it does it’s job.
- b. To reduce the amount of ghost towns we find in gardellia.
- c. To preserve gardellian space in general.

2. What the bill in question aims to change

- a. The offline time needed shall be shortened from 6 months down to 3 months.
- b. If little or no developement is in place, the claim in question shall be able to be considered deserted from as little as six weeks, The definition of little or no developement shall remain the same as the old bill.
- c. You should still however be given 10 months if you have a seriously valid reason to why you have not been able to do anything with the claim in question. Valid reason constitute being hospitalized, having serious exams or a very long vacation. Admins shall be able to decide what is and what is not a valid excuse but lack of interest shall not constitute a valid reason.
- d. In addition, players shall now be liable to the responsibility of notifying admins about the inactivity within a reasonable timeframe
- e. The rule about unappealable permanent bans causing cities to be rerolled/given to somebody else shall remain in place.
- f. The size of which the town in question must achieve for prolonged time shall be changed to require an area of 90000 blocks (the equivalent of 300x300)
- g. Even towns that reach this size are to be liable for removing after 4 months of inactivity and lack of developement

- h. Anyone may now be given the right to report deserted claims to the staff for processing, this is in order to help staff keep gardellia in check
- i. The final decision shall still be reviewed in the WolvHaven Senate. The final decision may include options for further delay or pardon.

3. What shall be in place if the claim in question is found deserted?

- a. The town owner shall be given fifteen calendar days to respond and shall still be notified with both /mail and via discord once classified to be deserted. The sign shall be put at the claim if the owner can not be found out. Please note that this is only if not even coreprotect reveals the name of the owner.
- b. Shall the owner not do anything about this, the claim in question shall be subject to termination (No longer claimed by the person in question and shall be rolled back)

4. These updates shall be put in effect as soon as the president approves the bill.

19202

Gardellia Claim Registry Bill

Debate:

The SPEAKER: First bill of the day, the Gardellia Claim Registry Bill, for the second time. I invite the proposer of the bill to take the call

The PRIME MINISTER: Thank you Mr Speaker. First of all, Another amendment has been made Section 6, This new section introduces a unique identification code for every gardellian claim, this code will be for internal use only such as for warps. E.g if the code is TEST the warp would be TEST-warp1.

The SPEAKER: The question is that the Gardellia Claim Registry Bill be agreed to

Question put to the House and agreed on (Passing the bill)

Gardellia Claim Registry Bill

A
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TO

Implement the Gardellia Claim Registry form to make it easier for the Gardella Abandoned Claims Enforcement Team to track claims.

Be enacted by the President of the Federal Republic of WolvHaven, by and with the advice and consent of the Senate and Representatives, in this parliament assembled, and by authority of the same, as follows -

1. Form link

- a. <https://forms.gle/sfkHH3bHAHyPW4h6A>

2. Functions of the form

- a. Register an existing claim.
 - i. All existing Gardella claims must be reported within 2 months of this bill passing.
 1. Multiple public announcements will be made including but not limited to: Discord announcements, mail sendall & website post.
 - ii. If a claim is not registered within the existing claim reporting period it may be regenerated at the discretion and decision of the Gardella Abandoned Claims Enforcement Team.
 - iii. If a player answers no to the “Do you want to keep your claim?” question, their claim will be regenerated no matter if it is deemed abandoned or not.
- b. Register a new claim.
- c. Removal of a claim.
- d. Reporting of leave.
 - i. If you report your leave and it is accepted your claim will be exempt from the Gardellia Abandoned Claims act for the duration of your leave.
- e. Reporting of an abandoned claim.
 - i. A reported abandoned claim will be reviewed by the Gardella Abandoned Claims Enforcement Team and action may be taken at the discretion of the Gardella Abandoned Claims Enforcement Team.

3. Notification of received submission

- a. Players will be notified when their submission to the form has been received and processed in batches every week in the #notifications channel.

4. Punishment for not registering

- a. If a player does not register their new claim or removal of claim within 5 days they will receive a 2-week notice to remove or register. If this two week period passes and no action is taken, the claim will be regenerated.

5. Website alterations

- a. On the Gardellia page, a new section about abandoned claims will be added.
- b. This will include a summary of the abandoned claims rules.
- c. This will include a link to the Registry form.
- d. The following will be deemed unneeded and will be removed should a monthly executive gazette be implemented.
 - i. Claims currently under risk of being deemed abandoned will be listed here with any applicable information.

6. Claim identification codes

- a. Each Claim will be given a unique 4 letter code.
- b. Each player can submit a preferred 4 letter code in the registry form. This does not mean that that will be their code.
- c. This code is to be used when creating warps in that town.
- d. This code cannot be changed.

7. Short title

- a. This bill may be cited as the Gardellia Claim Registry Act, 2019.

8. Implementation

This act will go into effect after it receives approval from the president.

19203

Permanent Residency (Referendum) Bill

Debate:

The SPEAKER: Next is the Permanent Residency (Referendum) Bill, for the second time. I call upon the proposer of the bill to take the call.

The PRIME MINISTER: Thank you Mr. Speaker. I have no further comments to make.

_ezzo: Thank you, Mr. Speaker. In 2a3 when a person removes his interest for the claim.

The PRIME MINISTER: Point of order. The bill you are referring to has already been passed. we have moved on, so the member's comments do not apply to this bill

_ezzo: I rescind my call. I apologize for the inconvenience

Imperial_block: Thank you, Mr. Speaker. A question to the proposer: who will be demoted to PR? I also propose that some of the criteria are activity and immigration test completion.

The PRIME MINISTER: I would like to remind my friend on the right that your first question is answered by reading the bill, according to 2.c.i.1. It lists the 3 options, option 1 would allow for the demotion of inactive citizens. as for your second question. I have no clue how to answer that. Does my friend mind restating the question?

SilverWolv: Thank you, Mr. Speaker. I believe that this question asked by the member imperial_block has only happened because of the poor communication from the government's end. Last parliament session, I requested that the government "publish in the #pr-consultation channel the full criteria for PR and citizenship for options A & B." This request has not been met. Citizens are still in the dark and are unaware of the full detailed criterium for promotion, demotion, and retention of citizenship under each option. Will the government, therefore, set the record straight and provide a clearer statement of the criterium under each option. It is only fair to WolvHaveners voting in a referendum to know what on earth they are voting for.

The PRIME MINISTER: I would like to remind the house that currently we are not voting on whether the referendum will take place. Not the actual result of the referendum. The criteria will be posted in due time for the referendum. Citizens will be "enlightened" with the criteria before the referendum takes place yes.

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Imperial_block: As a question to the PM, by “citizen”, it is intended the rank or the main group (comprehending also donors, VIPs, Architects, Builders, and Engineers)?

The PRIME MINISTER: Thank you, Mr. Speaker. I still do not understand the premise of this question. Is my friend trying to ask whether players of the rank PR will be allowed to become engineers and archis?

SilverWolv: Tyms. I believe what imperial block is asking is citizenship as the rank, or citizenship as the collective term for ranks at and above the citizen rank. Anyways, I also would like to remind the dear prime minister that this vote is more than just about whether we are having a referendum or not. It is a vote on what will actually be written on the ballot paper when WolvHaveners hit the polls. What if WolvHaveners want an option D or an E instead? Hence, I would advise that clear communication be provided ahead of voting on whether we should even have a vote or not. Because a referendum that was done with a majority of the population being misguided or misinformed defeats the purpose of it in the first place.

The PRIME MINISTER: Thank you, Mr. Speaker. As stated previously, the full criteria will be published.

SilverWolv: Thank you, Mr. Speaker. We already know the government has committed to publishing the full criteria. But I don't care about that. I care about when these criteria are published. I requested for it to be done the previous session so that we can view responses and debate on whether the current format of the vote is good enough. Are we seriously going to pass this, find out that everyone isn't pleased with options A B or C and then end up with making a decision that upsets everyone instead? Hence, I would like to advise that this vote be postponed to the next session instead. Because the public deserves to be better informed than this.

The SPEAKER: That decision may be the responsibility of the proposer unless the honorable gentleman wishes to move a motion regarding this

Quarxilon: Thank you, Mr. Speaker. Important info. The WH Census for 2019 is being prepared right now and will be released in about 2-3 weeks to allow every existing citizen to decide if options A, B, and C are acceptable or to allow them to come up with alternatives of their own opinion, might as well opt to include a question regarding the options in this referendum to be included as a question in the upcoming census or the need to have a referendum at all, which is why this MP recommends postponing voting for this bill for a month or two for the census to take place. Lastly, the original PR bill this MP proposed had citizens subject to demotion to PR under certain circumstances, but not for architects and above because they are above citizen in rank,

but still include citizenship as a base rank, citizenship is an inclusive rank for all above it. So you first lose your extra titles and privileges. Then only citizenship if your reputation is [REDACTED]ed enough.

The PRIME MINISTER: Thank you, Mr. Speaker. I would like to point out that if a citizen wanted to propose different criteria for the referendum. Could they not have proposed an amendment? Could they not have contacted a member of parliament if they could not attend themselves? They could have. Secondly, I welcome my honorable friend's suggestion regarding the options present in the referendum, alternatively, We could allow citizens to propose alternative suggestions in the pr channel.

The SPEAKER: Bill time has expired. Therefore if there are no objections we shall move forward.

SilverWolv: Mr. Speaker. I move that we extend the debate by 30 minutes.

Minebuilder1223: The question is that this debate is extended by 30 mins.

Question put to the House and agreed on

SilverWolv: My question is to the prime minister. How then, are citizens expected to table their own amendments if they don't even have a clear idea of what each option stands for? If the government is really governing for the people, then it ought to keep the people well informed of the details of its decisions.

The PRIME MINISTER: People can understand the options by reading the damn bill unless my dear friend wants us to spoon feed citizens as stated previously further information will be provided. I move that the vote for this bill be postponed until the next session

The SPEAKER: The proposer of the bill has made his wishes to postpone the reading of this bill. Therefore the debate shall be adjourned at the end of this reading. And a third reading shall take place on the 25th of May.

MC_Dunc: I would like to say one thing to the prime minister if the people don't know the damn bill existed how would they have read the damn bill you haven't advertised the whole thing enough when you are talking about a referendum the PM I mean if the prime minister is talking about the bill to be put forward to the public sooner or later if it ain't advertised enough how would people realize there is such a bill, let alone understand.

The PRIME MINISTER: Thank you, Mr. Speaker. I do not know how many times I must repeat this. Information will be provided. Does the member honestly believe that there would be a referendum that is not announced? Additionally, If somebody wants their voice to be heard, they must do the work and look at parliament and read the Hansard, etc. There will be numerous announcements regarding the referendum. I can promise the house on that.

SilverWolv: Thank you, Mr. Speaker. And how many times must I repeat this, I don't care about whether the government is providing the information or not. It's already been made clear that it will be provided. WHEN. Will this information be made available? Can the government, therefore, commit to making this information available by a certain day? There is no point in making this information available on the day of the next sitting as well because people wouldn't have had the time to read up or react to it.

The PRIME MINISTER: Thank you, Mr. Speaker. I can guarantee the information will be made publicly between now and the next session. The exact date is not known. Preferably, it will be released in due time before the next sitting so members can process the information.

PLaNKTheNoOB: Thank you, Mr. Speaker. A quick suggestion to fellow members. Could we let people know about this information on 18/05/2019? So people would have one week of time to think about it.

Quarxilon: With regard to the earlier suggestion of letting everyone propose amendments in the discord PR ref channel. The NOD still believes that submitting opinions via the 2019 Census is a better idea. for one, troll responses can be discreetly filtered out. Secondly, is the PM suggesting that everyone with a slightly divergent ideal view of PR implementation is allowed to submit a raw amendment? How many dozens of possible options will we have then? Since the crowd may, statistically, most likely have many ideas but most are similar enough to group into a few. maybe we can gather the best fresh ideas (or compromises) while still moderating the referendum options to not bloat it like. You get what we are saying. Also, why not simplify the description as much as possible when distributing the information. without drastically altering the key points. That way is more effective given the time.

The PRIME MINISTER: The plan was not to have more than a few options. I agree with my honorable friend that many options will be similar enough to group into one. As this house is evidently fond of transparency. I believe that it would be better to allow citizens to discuss options in the pr channel.

Quarxilon: To the PM. Yes, your first two sentences were what this MP was trying to say. But total transparency may not be the best idea in this case. considering how controversial the original PR bill was. why not consider this compromise, allow citizens to discuss alternatives

both in the #PR channel and in the 2019 census but only what is written in the census will be considered. The #PR channel discussions serve as a qualifying round of sorts to stimulate discussion and initial consensus and also to raise awareness. most important. but it is ultimately your call to decide how this referendum will be like.

The PRIME MINISTER: Thank you, Mr. Speaker. I think it wouldn't make sense for it to be included in the census for this reason. The census is managed by my dear friend opposite me. And if not all responses are made public. How can this house not be certain that the results were not tampered with? That is why I believe that there should be a separate form that would be government issued as it makes more sense to be created by the government as this bill is proposed by the government

The SPEAKER: Time for this bill has been exhausted. Therefore this debate shall be adjourned and will continue on the 25th of May.

Permanent Residency (Referendum) Bill

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TO

To make provision for the holding of a referendum in WolvHaven on whether the Permanent Residency Rank should be introduced.

Be it enacted by the President of the Federal Republic of WolvHaven, by and with the advice and consent of the Senate and Representatives, in this parliament assembled, and by authority of the same, as follows -

1. Definitions

- a. “PR Rank” refers to the Permanent Residency Rank.
- b. “PR” refers to a Permanent Resident.

2. Referendum

- a. A referendum is to be held on whether the Permanent Residency Act 2018 should be implemented.
 - i. The referendum will not be legally binding.
- b. The date of the referendum will be decided by a committee as per section 4.
- c. The question that is to appear on the ballot papers is “*Should WolvHaven introduce the Permanent Residency Rank and in what form?*”.
 - i. The 3 alternate answers to this question as will appear on the ballot papers are-
 1. “*OPTION A- Introduce the PR Rank whilst changing the criteria to allow for inactive citizens to be demoted to the PR rank, increase the maximum number of warnings for a PR to become Citizen to 1 warning and remove the need for an introductory letter / OPTION B- Introduce the PR rank without changes / OPTION C- Reject the PR rank*”.
- d. The referendum will be conducted using the Option Preferential Voting (OPV) method.

3. Entitlement to vote in the referendum

- a. Those entitled to vote in the referendum are the persons who, on the date of the referendum, would be entitled to vote as electors at a general election.

4. Referendum Committee

- a. A committee will be created to decide the date of the referendum, organise and prepare the referendum.
- b. The committee will consist of all elected Members of Parliament and all Senators.

- c. The committee is to be disbanded immediately after the date of the referendum.
- 5. Extent**
 - a. This act extends to the whole of WolvHaven.
- 6. Commencement**
 - a. All sections come into force on the day this act is passed.
- 7. Short Title**
 - a. This act may be cited as the Permanent Residency (Referendum) Act 2019.

19102

Anti-NSFW Message Bill

Debate:

The SPEAKER: we move now to the Anti-NSFW Message Bill. I call upon the proposer to take the call.

The PRIME MINISTER: Thank you, Mr. Speaker. Several amendments have been made to optimize the bill. This government believes that this bill will benefit citizens by punishing those who use our platforms inappropriately.

The SPEAKER: Any further calls? If not we shall move ahead to a vote. The question is that the Anti-NSFW Message Bill be agreed to.

Question put to the House and agreed on (Passing the bill)

Anti-NSFW Messages Bill

A
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TO

put a stop to people posting messages with nsfw content or links to pages that include nsfw content.

Be it enacted by the President of the Federal Republic of WolvHaven, by and with the advice and consent of the Senate and Representatives, in this parliament assembled, and by authority of the same, as follows -

1. Definitions

a. **nsfw:**

- i. Not safe for work. In this case, nsfw refers to anything which includes images of nudity, sexual imagery, erotic literature, pornography, and images of extreme violence.
- ii. The Council has the final decision on what counts as nsfw and what doesn't.

b. **Content:**

- i. Content refers to images, videos and texts which are nsfw.

2. Add WH Statutes II/D/26 including the following

26. Players who post messages that include nsfw content or a link to a site that includes nsfw content shall be liable to no less than 1 official warning.

26.1 Once a screenshot has been taken, the message shall be removed by a member of staff.

26.2 If the poster of the message used someone else's image in the content without their consent is liable to 2 official warnings.

26.2.1 This only applies if the person depicted is a current or former Wolvhaven player.

26.3 This applies to any official Wolvhaven platform.

26.3.1 Any unofficial Wolvhaven platforms (e.g Wolvhaven Company Discords) are not covered under this.

26.4 Repeat offenders shall be liable to no less than a 28-day ban.

3. Existing Cases

- a. If an existing case of nsfw content is discovered it shall be removed but no punishment will be given.

4. Short title

- a. This bill may be cited as the Anti-NSFW Messages Act, 2019

5. Implementation

- a. This act will go into effect immediately after it receives approval from the president.

19204

Gardellia Airport Regulation Bill

Debate:

The SPEAKER: We move now to the Gardellia Airport Regulation Bill to be considered. I invite the proposer of the bill to begin the debate.

The PRIME MINISTER: Airports represent a significant amount of land space in Gardellia. Airports represent a significant amount of land space in Gardellia. Additionally, an area the size of Gardellia would realistically only require one central airport especially keeping in mind the expansive rail networks present that connect nearly every inhabited corner of Gardellia. I believe this bill will ensure that these future land wastes will not happen

Grass_Jelly: Thank you, Mr. Speaker. Although this bill is controversial, I believe it's right in tightening the belt with regards to airport regulations. We have just come out of the blunder made by giving certain, if I may call them, ex-members of this house the privilege of constructing an airport. A venture which was, to put it lightly, disastrous. Hence, it is only fair, to tighten the belt when it comes to airports. If we let this rapid growth run rampant, that is what it will result in. It cannot be denied that some areas in Gardellia are seeing rapid growth in the size of towns and may be deserving of an airport but it is also noticeable that no previous permit granted for the construction of an airport has actually seen the finished construction of an airport. Example: the one slightly north of Furthrat and the one in Kralyn. I'm sure the community would like to see at least one airport open and we should allow these projects to finish before allowing new ones.

Imperial_block: I propose that the airport should have a defined calculable size: Half of all the towns' surface. For example, if an airport is shared with 2 towns of 10000 and 5000 square meters, the airport should be $(10000+5000)/2=7500$ square meters at maximum. An airport should be at least 5000 square meters. this is to avoid "micro-airports". Heliports may have also 2000 blocks in surface area. Airports and heliports cannot be larger than 10000 square meters.

Mariolinocraft: Thank you, Mr. Speaker. Following the member imperial_block's point of view. I think that rejecting the future requests for new airports in Gardellia is a "reckless" action; an action that in a certain way also stops the "freedom of building (always respecting the rules and other cities) in Gardellia". On the other hand, I suggest adding a limit (only to new/future airports) which imposes the existence of one single airport every 150.000 (or more) blocks. With this type of limit, I think the purpose of the bill would still be reached, however without limiting the already mentioned before "freedom of building" in the Gardellia region.

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The PRIME MINISTER: Thank you, Mr. Speaker. I want to make two points. Firstly, Regarding the limits and the very specific numbers my friend on the right mentioned, that is not the point of this bill. We are not trying to set size rules for airports. If the member wishes he may propose a bill to regulate airport sizes. Secondly, regarding the "freedom of building". I believe my honorable friend who is not present today mentioned that this bill is a similar system to what is already in place. It is just a more strict version so as to say that there is currently no freedom of building airports in Gardellia. This bill will make sure that airports are only allowed for towns where they are extremely necessary. Another thing, if a player wants to build an airport they must submit a plan to the staff, obviously, if the scale of the airport is not reasonable we would not allow it.

SilverWolv: First off I'd like to bring the house's attention to clause 2a. This defines extraordinary cases "where the town is sufficient enough in size to warrant an airport and there are no other connection methods available." would have their requests approved instead. This bill is being sold to the house as a measure to fight "land wastage" in Gardellia. However, I'd like to point out that this may work in the opposite fashion. Are we going to encourage people to circumvent this by building in the middle of nowhere just so that they can have an airport? Next, WolvHaven staff already exercise much discretion in the decision of awarding airports. Kralyn airport was awarded the approval based on the agreement which it would be shared by cities of the Westphalia region. Cranbrook was awarded based on its far distance away from spawn and reasonable city size/development. And the notorious Magdaleneburg airport awarded based on the shared city size of New Winchester and Magdaleneburg. However, this bill clearly isn't a "stricter version" of the current criterium. It is an outright banning of the construction of new airports. If it truly is a stricter version as the government claims it to be, there wouldn't be a clause stating that all requests would be instantly denied. Why should the failure of Kralyn and Magdaleneburg airports pull down the rest of Gardellia?

Samu03082009: Thank you, Mr. Speaker. If it truly is a stricter version as the government claims it to be, where wouldn't be a case stating all request would be instantly denied.

The SPEAKER: Could the member not repeat what the previous member has just stated?

Grass_Jelly: Thank you, Mr. Speaker. I believe that the gentleman to my rear has made some good points. That is the gentleman that came up with the original points. It does appear that the bill has come across as rather harsh in terms of the vocabulary utilized. I think, based on what has been put to the house today, that such a bill was submitted in the right spirit, just with wording that was rather misinterpreted. Based on the arguments presented to the floor tonight, what is needed, rather, is stricter enforcement of the current permits that have been issued. The current progress rate of permits issued is an excellent 20%, with only 1/5 of the approved airports over the history of Gardellia nearing completion. What is needed is not an outright ban

that this bill proposes, but rather a stricter and more stringent set of rules and regulations for the construction of future airports such as an application and further progress checks. I believe that my honorable friend had the right intentions in submitting this bill, just that it was slightly wrong.

The SPEAKER: Call-time has expired. Bill time has also expired. Therefore if there are no objections. This debate shall be adjourned and resumed at the next sitting on the 25th of May.

B I L L

TO

Put a stop to land wastage by airports in Gardellia.

Be it enacted by the President of the Federal Republic of WolvHaven, by and with the advice and consent of the Senate and Representatives, in this parliament assembled, and by authority of the same, as follows -

1. Definitions

- a. Airport:
 - i. An area of land which allows aircraft to operate (Take off, land, be maintained, stored and, loaded/unloaded) in that is used for any purpose.
- b. Aircraft:
 - i. An aeroplane, helicopter, or any other machine capable of flight.
- c. Expansion project:
 - i. A plan which aims to increase the size or capacity of an airport.

2. Changes to policy

- a. All requests for a new airport shall be denied, except in extraordinary circumstances where the town is sufficient enough in size to warrant an airport and there are no other connection methods available.
 - i. What defines an extraordinary circumstance is at the discretion of staff.
- b. All requests for airport expansion shall be denied.
 - i. Current airport expansion projects are allowed to proceed.

3. Current airports

- a. Current airports are allowed to be kept.
- b. If the town an airport belongs to is abandoned and reset, the airport will be reset as well unless it also serves another nearby city.

3. Short title

- a. This bill may be cited as the Gardellia Airport Regulation Act, 2019

4. Implementation

- a. This act will go into effect immediately after it receives approval from the president.

Questions without Notice

The SPEAKER: Now we move to question time. Are there any questions a member would like to ask another member

The PRIME MINISTER: Thank you Mr. Speaker. I mean I might ask a question but sadly the opposition has vanished into thin air so there will be no questions from me.

Motion

The **PRIME MINISTER** that the House do take note of a statement

The PRIME MINISTER: As announced to the house a few sessions ago. The government will be proposing to legalize tpa for citizens for a fee. This bill was prepared for this session but after testing, the current edition of the bill would not be possible. This government is intending that when a player tpa to another player, the player that issued the tpa AND the player they teleported to will be charged \$2. That would work the same with tpahere. The problem we occurred during testing this charge is that only the player who initiates the /tpa or /tpahere gets charged, not the player who runs the tpaccept command. So what we could do, is only allow tpa requests so the player travelling always plays the fee. The problem with allowing both tpa and tpahere in this case would be that there could possibly be incidents of players in disagreement about who should pay the fee. Would this house be satisfied in only allowing /tpa? So as to make the fee-paying fair

Adjournment Debate

The SPEAKER: Any calls? Any further motions? In that case, we move to adjournment. The question is that this house be adjourned

Question put to the House and agreed on (Adjourning this session)

Parliament adjourned at 16 01.