JOINT RESOLUTION

Making further continuing appropriations for the fiscal year 1984, and for other purposes.

1 Resolved by the Senate and House of Representatives
2 of the United States of America in Congress assembled,
3 That the following sums are hereby appropriated, out of any
4 money in the Treasury not otherwise appropriated, and out of
5 applicable corporate or other revenues, receipts, and funds,
6 for the several departments, agencies, corporations, and other
7 organizational units of the Government for the fiscal year
8 1984, and for other purposes, namely:
Sec. 101. (a) Pending enactment of the Department of
Defense Appropriation Act, 1984, such amounts as may be
necessary for continuing activities, not otherwise specifically
provided for elsewhere in this joint resolution, which were
conducted in fiscal year 1983, for which provision was made
in the Department of Defense Appropriation Act, 1983, but
such activities shall be funded at not to exceed an annual rate
for new obligational authority of $247,000,000,000, which is
an increase above the current rate, and this level shall be
distributed on a pro rata basis to each appropriation account
utilizing the fiscal year 1984 amended budget request as the
base for such distribution and shall be available under the
terms and conditions provided for in the applicable appropri-
ation Acts for fiscal year 1983: Provided, That no appropri-
ation or funds made available or authority granted pursuant
to this subsection shall be used to initiate multiyear procure-
ments utilizing advance procurement funding for economic
order quantity procurement unless specifically appropriated
later: Provided further, That none of the funds appropriated
or made available pursuant to this subsection shall be availa-
ble for the conversion of any full time positions in support of
the Army Reserve, Air Reserve, Army National Guard, and
Air National Guard by Active or Reserve Military Personnel,
from civilian positions designated “military technicians” to
military positions: Provided further, That no appropriation or
funds made available or authority granted pursuant to this subsection shall be used to initiate or resume any project, activity, operation or organization which is defined as any project, subproject, activity, budget activity, program element, and subprogram within a program element, and for investment items is further defined as a P-1 line item in a budget activity within an appropriation account and an R-1 line item which includes a program element and subprogram element within an appropriation account, for which appropriations, funds or other authority were not available during the fiscal year 1983.

(b) Such amounts as may be necessary for continuing the activities, not otherwise specifically provided for in this joint resolution, which were conducted in the fiscal year 1983, and which are under the purview of the Treasury, Postal Service, and General Government Appropriation Act, under the current terms and conditions and at a rate for operations not in excess of the current rate: Provided, That funds appropriated by Public Law 98–8 for payment to the General Services Administration, Federal Buildings Fund, for alterations and repairs shall be excluded from the current rate established under this subsection: Provided further, That notwithstanding the provisions of this subsection making amounts available or otherwise providing for levels of pro-

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gram authority, the following amounts only shall be provided for the following accounts or under the following headings:

- "Bureau of Alcohol, Tobacco and Firearms", "Salaries and Expenses", $157,260,000;
- "Internal Revenue Service", "Salaries and Expenses", $99,800,000; "Processing Tax Returns", $929,000,000; "Examinations and Appeals", $1,232,000,000; "Investigations, Collections, and Taxpayer Service", $1,004,000,000;
- "United States Customs Service", "Salaries and Expenses", $584,943,000; "Operation and Maintenance, Air Interdiction Program", $31,000,000;
- "United States Secret Service", "Salaries and Expenses", $294,555,000; and
- "General Services Administration", "Federal Property Resources Activities", "Operating Expenses", $37,339,000.

(c) Such amounts as may be necessary for continuing the activities under the purview of the Foreign Assistance Appropriations Act as provided for in Public Law 97–377 and Public Law 98–63, under the terms and conditions, and at the rate, provided for in those Acts or at the rate provided for in the budget estimates, whichever is lower, and under the more restrictive authority, notwithstanding section 10 of Public Law 91–672, and section 15(a) of the State Depart-
ent Basic Authorities Act of 1956, or any other provision of law: Provided, That such terms and conditions shall be applied without regard to the earmarkings, ceilings or transfers of funds contained in such Acts: Provided further, That re-

programing notices shall be as required under the provisions of section 523 of Public Law 97–121: Provided further, That notwithstanding the provisions of this subsection making amounts available or otherwise providing for levels of program authority, the following amounts only shall be provided for the following accounts or under the following headings:

$138,423,983 for payment to the “Inter-American Development Bank”, of which not more than $80,423,000 shall be available for the Fund for Special Operations, as authorized by sections 26, 29, and 30 of the Inter-American Development Bank Act, and not to exceed $1,230,964,704 in callable capital subscriptions; $700,000,000 for payment to the “International Development Association”; $13,232,676 for payment to the “Asian Development Bank” and not to exceed $251,377,943 in callable capital subscriptions; $147,116,170 for payment to the “Asian Development Fund”; $17,986,678 for payment to the “African Development Bank” and not to exceed $53,960,036 in callable capital subscriptions; $285,136,000 for “International Organiza-

ations and Programs”, except that such funds shall be made available only in accordance with the Report accompanying
1 this joint resolution; $212,231,000 for "Population, Develop-
2 ment Assistance"; $133,405,000 for "Health, Development
3 Assistance": Provided further, That funds made available as
4 loans to carry out the provisions of sections 103 through 106
5 of the Foreign Assistance Act of 1961 shall remain available
6 for obligation until September 30, 1985; up to $20,000,000
7 of the funds appropriated by this subsection to carry out the
8 provisions of chapter 1 of part I are available for the "Pri-
9 vate Sector Revolving Fund" in accordance with the provi-
10 sions of section 405 of S. 1347, as reported; $25,000,000 for
11 "American schools and hospitals abroad"; $103,000,000 for
12 "Sahel development program"; $39,316,000 for "Payment
13 to the Foreign Service Retirement and Disability Fund";
14 $2,912,000,000 for the "Economic Support Fund", of which
15 not less than $910,000,000 shall be available for Israel, not
16 less than $750,000,000 shall be available for Egypt, not less
17 than $15,000,000 shall be available for Cyprus, and, not-
18 withstanding section 660 of the Foreign Assistance Act of
19 1961, not less than $3,000,000 shall be available for pro-
20 grams and projects in El Salvador to promote the creation of
21 judicial investigative capabilities, protection for key partici-
22 pants in pending judicial cases, and modernization of penal
23 and evidentiary codes; $46,200,000 for "Peacekeeping oper-
24 ations"; $370,000,000 for "Operating expenses of the
25 Agency for International Development", subject to the limi-
tation on transfers of funds into this account and payment for
Foreign Affairs Administrative Support contained in Public
Law 97–377; $22,000,000 for “Trade and Development”;
$46,645,000 for “International narcotics control”; $12,000,000 for the “Inter-American Foundation”; not to exceed $15,000,000 for gross obligations for the amount of direct loans and not to exceed $150,000,000 of contingent liability for total commitments to guarantee loans for the “Overseas Private Investment Corporation”; $113,500,000 for the “Peace Corps”; $339,500,000 for “Migration and Refugee Assistance”; $5,000,000 for “Anti-Terrorism Assistance” in accordance with the provisions of title VI of S. 1347, as reported; $697,000,000 for necessary expenses to carry out the provisions of section 503 of the Foreign Assistance Act of 1961, of which not less than $230,000,000 shall be available only for Turkey; $56,532,000 for “International Military Education and Training”; $1,395,000,000 for necessary expenses to carry out sections 23 and 24 of the Arms Export Control Act, of which not less than $850,000,000 shall be available for Israel and not less than $545,000,000 shall be available for Egypt, for which each recipient shall be released from its contractual liability to repay the United States Government with respect to any such credits and participations in credits so provided ($1,700,000,000 of the amount provided for the total aggregate credit sale ceiling.
1 during the fiscal year 1984 shall be available only to Israel,
2 not less than $528,500,000 shall be available only for
3 Greece, and not less than $525,000,000 shall be available
4 only for Turkey); $4,356,000,000 of contingent liability for
5 total commitments to guarantee loans under "Foreign Mili-
6 tary Credit Sales" and under the authority of section 209 of
7 S. 1347, as reported: Provided further, That of the total ag-
8 gregate credit sale ceiling made available to Israel, not less
9 than $300,000,000 shall be made available for research and
10 development activities in the United States for the Lavi pro-
11 gram and not less than $250,000,000 shall be made available
12 for the procurement of defense articles and defense services
13 in Israel; not to exceed $325,000,000 are authorized to be
14 made available for the "Special Defense Acquisition Fund";
15 and not to exceed $4,400,000,000 of gross obligations for the
16 principal amount of direct loans and $10,000,000,000 of
17 total commitments to guarantee loans under "Export-Import
18 Bank of the United States", and not to exceed $16,899,000
19 shall be available for administrative expenses: Provided fur-
20 ther, That of the amounts made available in this subsection
21 for "International disaster assistance" which amounts shall
22 remain available until expended, $10,000,000 shall be used
23 only for earthquake relief and reconstruction in southern
24 Italy, which amount may be derived either from amounts ap-
25 propriated to carry out the provisions of section 491 of the
Foreign Assistance Act of 1961 or from up to $10,000,000 of amounts heretofore appropriated pursuant to chapter 4 of part II of such Act for Syria which are, if deobligated, hereby continued available for the purposes of section 491 or for other programs for Italy consistent with sections 102 through 106 of such Act, and up to $15,000,000 of such deobligated amounts are hereby continued available and may be used for grant economic assistance programs for Grenada, except that such funds for Grenada may not be made available for obligation unless the Appropriations Committees of both Houses of Congress are previously notified 15 days in advance: Provided further, That appropriations made available and authority provided by this subsection shall remain available until September 30, 1984, notwithstanding section 102 of this joint resolution.

Not later than January 31 of each year, or at the time of the transmittal by the President to the Congress of the annual presentation materials on foreign assistance, whichever is earlier, the President shall transmit to the Speaker of the House of Representatives and the President of the Senate a full and complete report which assesses, with respect to each foreign country, the degree of support by the government of each such country during the preceding twelve-month period for the foreign policy of the United States. Such report shall include, with respect to each such country
which is a member of the United Nations, information to be
compiled and supplied by the Permanent Representative of
the United States to the United Nations, consisting of a com-
parison of the overall voting practices in the principal bodies
of the United Nations during the preceding twelve-month
period of such country and the United States, with special
note of the voting and speaking records of such country on
issues of major importance to the United States in the Gener-
al Assembly and the Security Council, and shall also include
a report on actions with regard to the United States in im-
portant related documents such as the Non-Aligned Commu-
nique. A full compilation of the information supplied by the
Permanent Representative of the United States to the United
Nations for inclusion in such report shall be provided as an
addendum to such report. None of the funds appropriated or
otherwise made available pursuant to this subsection shall be
obligated or expended to finance directly any assistance to a
country which the President finds, based on the contents of
the report required to be transmitted under this paragraph, is
engaged in a consistent pattern of opposition to the foreign
policy of the United States.

None of the funds appropriated by this subsection may
be available during the fiscal year in which payments are
made out of the Treasury of the United States or any fund of
a Government corporation, after the date of enactment of this
joint resolution, under loan guarantees or credit assurance agreements with respect to loans made or credits extended to Poland in the absence of a declaration of default of Poland with respect to such loans or credits.

None of the funds heretofore appropriated or otherwise made available for Syria for the purposes of carrying out the provisions of chapter 4 of part II of the Foreign Assistance Act of 1961 shall be expended after the date of enactment of this joint resolution. The Administrator of the Agency for International Development is directed to terminate the economic assistance program to Syria and to deobligate all funds heretofore obligated for assistance to Syria, except that such funds may continue to be available to finance the training or studies outside of Syria of students whose course of study or training program began before enactment of this joint resolution. The Administrator of the Agency for International Development is authorized to adopt as a contract of the United States Government, and assume any liabilities arising thereunder (in whole or in part), any contract with a United States contractor which had been funded by the Agency for International Development prior to the date of enactment of this joint resolution. Amounts certified pursuant to section 1311 of the Supplemental Appropriations Act, 1955, as having been obligated against appropriations heretofore made pursuant to chapter 4 of part II of the Foreign Assistance Act of
1 1961 (and predecessor legislation) for Syria are hereby con-
2 tinued available until expended to meet necessary expenses 
3 arising from the termination under this subsection of assist-
4 ance programs for Syria authorized by such chapter: Pro-
5 vided, That this shall not be construed as permitting pay-
6 ments or reimbursements of any kind to the Government of 
7 Syria.
8 Of the funds appropriated or otherwise made available 
9 directly pursuant to this joint resolution for El Salvador, 30 
10 per centum shall be set aside and may not be expended until 
11 Salvadoran authorities have substantially concluded all inves-
12 tigative actions in the case of the national guardsmen 
13 charged with murder in the deaths of the four United States 
14 churchwomen in December 1980 that were set forth in com-
15 munications from the State Department, including letters 
16 dated July 8 and September 23, 1983, and Salvadoran au-
17 thorities have brought the accused to trial and have obtained 
18 a verdict.
19 None of the funds appropriated or otherwise made avail-
20 able under this subsection may be available for any country 
21 during any three-month period beginning on or after October 
22 1, 1983, immediately following a certification by the Presi-
23 dent to the Congress that the government of such country is 
24 failing to take adequate measures to prevent narcotic drugs 
25 or other controlled substances (as listed in the schedules in
section 202 of the Comprehensive Drug Abuse and Prevention Control Act of 1971 (21 U.S.C. 812)) which are cultivated, produced, or processed illicitly, in whole or in part, in such country, or transported through such country from being sold illegally within the jurisdiction of such country to United States Government personnel or their dependents or from entering the United States unlawfully.

Amounts certified pursuant to section 1311 of the Supplemental Appropriations Act, 1955, as having been obligated against appropriations heretofore made under the authority of the Foreign Assistance Act of 1961, as amended, for the same general purpose as any of the subparagraphs under “Agency for International Development” in prior appropriations Acts, are, if deobligated, hereby continued available for the same period as the respective appropriations in such subparagraphs for the same general purpose and for the same country as originally obligated or for relief, rehabilitation, and reconstruction activities in the Andean region: Provided, That the Appropriations Committees of both Houses of the Congress are notified fifteen days in advance of the deobligation or reobligation of such funds.

This subsection may be cited as the “Foreign Assistance and Related Programs Appropriations Act, 1984”.

(d) Notwithstanding any other provision of this joint resolution, such amounts as may be necessary for continuing the
following activities, not otherwise provided for in this joint resolution, which were conducted in the fiscal year 1983, under the terms and conditions provided in applicable appropriation Acts for the fiscal year 1983, at the current rate:

Health planning activities authorized by title XV of the Public Health Service Act;
National Research Service Awards authorized by section 472(d) of the Public Health Service Act;
National Arthritis Advisory Board, National Diabetes advisory Board, and National Digestive Diseases Advisory Board authorized by section 437 of the Public Health Service Act;
Medical Library Assistance programs authorized by title III of the Public Health Service Act;
Refugee and entrant assistance activities under the provisions of title IV of the Immigration and Nationality Act, title IV and part B of title III of the Refugee Act of 1980, and sections 501 (a) and (b) of the Refugee Education Assistance Act of 1980: Provided, That such funds may be expended for individuals who would meet the definition of "Cuban and Haitian entrant" under section 501(e) of the Refugee Education Assistance Act of 1980 but for the application of paragraph (2)(B) thereof: Provided further, That none of the funds made available under this joint resolution
may be used to implement any administratively pro-
posed block grant, per capita grant, or similar consoli-
dation of the Refugee Resettlement Program, or to dis-
tribute any funds under any such administrative pro-
posal;
Child abuse prevention and treatment and adop-
tion opportunities activities authorized by the Child
Abuse Prevention and Treatment Act;
Activities under the Domestic Volunteer Service
Act of 1973; as amended; and
Activities of the Department of Defense, Army
National Guard and Army Reserve Operation and
Maintenance and National Guard and Reserve Equip-
ment Procurement.
(e) Notwithstanding any other provision of this joint res-
olution, except section 102, such sums as may be necessary
for programs, projects, or activities provided for in the Agri-
culture, Rural Development and Related Agencies Appropri-
ation Act, 1984 (H.R. 3223), to the extent and in the
manner provided for in the conference report and joint ex-
planatory statement of the Committee of Conference (House
Report Number 98–450), filed in the House of Representa-
tives on October 27, 1983, as if such Act had been enacted
into law.
(f) Notwithstanding any other provision of this joint resolution, except section 102, such sums as may be necessary for programs, projects, or activities provided for in the Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriation Act, 1984 (H.R. 3222), to the extent and in the manner provided for in the conference report and joint explanatory statement of the Committee of Conference (House Report Number 98–478), filed in the House of Representatives on November 3, 1983, as if such Act had been enacted into law.

Sec. 102. Appropriations and funds made available and authority granted pursuant to this joint resolution shall be available from November 10, 1983, and shall remain available until (a) enactment into law of an appropriation for any project or activity provided for in this joint resolution, or (b) enactment of the applicable appropriation Act by both Houses without any provision for such project or activity, or (c) September 30, 1984, whichever first occurs.

Sec. 103. Appropriations made and authority granted pursuant to this joint resolution shall cover all obligations or expenditures incurred for any project or activity during the period for which funds or authority for such project or activity are available under this joint resolution.

Sec. 104. Expenditures made pursuant to this joint resolution shall be charged to the applicable appropriation, fund,
or authorization whenever a bill in which such applicable app-
propriation, fund, or authorization is contained is enacted into
law.

Sec. 105. No provision in any appropriation Act for the
fiscal year 1984 referred to in section 101 of this joint resolu-
tion that makes the availability of any appropriation provided
therein dependent upon the enactment of additional author-
izing or other legislation shall be effective before the date set
forth in section 102(c) of this joint resolution.

Sec. 106. Notwithstanding any other provision of this
joint resolution except section 102, there are appropriated to
the Postal Service Fund sufficient amounts so that postal
rates for all preferred-rate mailers covered by section 3626 of
title 39, United States Code, shall be the rates at step 15 of
the rate phasing schedules as they existed on September 1,
1982: Provided, That mail for overseas voting and mail for
the blind shall continue to be free: Provided further, That six-
day delivery and rural delivery of mail shall continue at the
1983 level.

Sec. 107. All obligations incurred in anticipation of the
appropriations and authority provided in this joint resolution
for the purposes of maintaining the minimum level of essen-
tial activities necessary to protect life and property and
bringing about orderly termination of other functions are
hereby ratified and confirmed if otherwise in accordance with
the provisions of this joint resolution.

SEC. 108. Notwithstanding any other provisions of this
joint resolution, funds available to the Federal Building Fund
within the General Services Administration may be used to
initiate new construction, purchase, advance design, and re-
pairs and alteration line-items projects which are included in
the Treasury, Postal Service and General Government Ap-
propriation Act, 1984, as passed by the House or as reported
to the Senate.

SEC. 109. Section 110 of Public Law 98–107 is amend-
ed by—
(a) amending subsection (a) to read as follows:
“(a) Notwithstanding any other provision of law, no part
of any of the funds appropriated for the fiscal years ending
September 30, 1984, or September 30, 1985, by this Act or
any other Act, may be used to pay any prevailing rate em-
ployee described in section 5342(a)(2)(A) of title 5, United
States Code, or any employee covered by section 5348 of
that title, in an amount—
“(1) during the period from October 1, 1983, until
the first day of the first applicable pay period that
begins not less than ninety days after the date that the
next applicable wage survey adjustment would have
become effective were it not for this paragraph, which
exceeds the rate which was payable for the applicable grade and step of the applicable wage schedule on September 30, 1983, in accordance with section 107(a) of Public Law 97-377; and

“(2) during the period consisting of the remainder, if any, of the fiscal year ending September 30, 1984, and that portion of the fiscal year ending September 30, 1985, which precedes the normal effective date of the applicable wage survey adjustment, effective in that fiscal year, which exceeds, as a result of a wage survey adjustment referred to in paragraph (1) of this section, the normal effective date in the General Schedule during the fiscal year ending September 30, 1984.”

(b) striking “the date of enactment of this Act” in subsection (b) and inserting in lieu thereof “October 1, 1983”;

(c) striking “fiscal year ending September 30, 1984” in subsection (c) and inserting in lieu thereof “period beginning on October 1, 1983, and ending on the normal effective date of the applicable wage survey adjustment effective in the fiscal year ending September 30, 1985”;

(d) striking “after the date of enactment of this Act” in subsection (e) and inserting in lieu thereof “on or after October 1, 1983”; and
(e) inserting the following new subsection at the end thereof:

"(h) Notwithstanding the delay in adjustments of wage schedules and rates imposed as a part of the limitations imposed by this section, if the adjustment in General Schedule rates of pay for the fiscal year ending September 30, 1984, takes effect in October of 1983, the adjustment in rates and schedules limited by this section shall take effect on the date they would have taken effect under section 5344 of title 5, United States Code, were it not for this section."

Sec. 110. (a) Notwithstanding any other provision of this joint resolution, for an increase in the United States quota in the International Monetary Fund, the dollar equivalent of 5,310,800,000 Special Drawing Rights, to remain available until expended: Provided, That such funds may be made available for obligation only upon enactment of authorizing legislation.

(b) Notwithstanding any other provision of this joint resolution, for an increase in loans to the International Monetary Fund under the General Arrangements to Borrow, the dollar equivalent of 4,250,000,000 Special Drawing Rights less $2,000,000,000 previously appropriated by the Act of October 23, 1962 (Public Law 87–872, 76 Stat. 1163), pursuant to the authorization contained in section 17 of the Bretton Woods Agreement Act and merged with this appro-
propriation, to remain available until expended: Provided, That
such funds may be made available for obligation only upon
enactment of authorizing legislation: Provided further, That
official United States Government debt reschedulings of
debtor countries shall be submitted to the Appropriations
Committees of both Houses of Congress.

Sec. 111. Notwithstanding any other provision of this
joint resolution, there is appropriated an additional
$193,000,000 for carrying out title XXVI of the Omnibus
Budget Reconciliation Act of 1981, relating to low-income
home energy assistance.

Sec. 112. Notwithstanding any other provision of this
joint resolution, within available funds not to exceed
$100,000 is available to the Federal Law Enforcement
Training Center and may be used for plans, major mainte-
nance, and improvements to Center lands and facilities, to
remain available until expended.

Sec. 113. The General Services Administration shall
equip all appropriate air-conditioned vehicles in its motor
pool fleet with energy-conserving devices that have been cer-
tified by the Environmental Protection Agency to both save
on fuel consumption and to have no negative impact on fuel
emissions.

Sec. 114. Notwithstanding any other provision of law,
none of the funds made available to the General Services
Administration pursuant to section 210(f) of the Federal Property and Administrative Services Act of 1949 shall be obligated or expended after the date of enactment of this Act for the procurement by contract of any service which, before such date, was performed by individuals in their capacity as employees of the General Service Administration in any position of guards, elevator operators, messengers, custodians, and Public Buildings Service mechanics, except that such funds may be obligated or expended for the procurement by contract of the covered services with sheltered workshops employing the severely handicapped under Public Law 92–28.

Sec. 115. For the purpose of providing recreation development on the Ocoee River, $7,400,000 is appropriated to the Tennessee Valley Authority, $6,400,000 of which is for reimbursement of the power program for additional costs of power operations resulting from recreational releases of water.

Sec. 116. The head of any department or agency of the Federal Government in carrying out any loan guarantee or insurance program for the fiscal year 1984 shall enter into commitments to guarantee or insure loans pursuant to such program in the full amount provided by law subject only to (1) the availability or qualified applicants for such guarantee
or insurance, and (2) limitations contained in appropriation Acts.

Sec. 117. (a) Chapter 25 of title 18, United States Code, is amended by adding the following new section:

§ 510. Forging endorsements on Treasury checks or bonds or securities of the United States

(a) Whoever, with intend to defraud—

(1) falsely makes or forges any endorsement or signature on a Treasury check or bond or security of the United States; or

(2) passes, utters, or publishes, or attempts to pass, utter, or publish, any Treasury check or bond or security of the United States bearing a falsely made or forged endorsement or signature shall be fined not more than $10,000 or imprisoned not more than ten years, or both.

(b) Whoever, with knowledge that such Treasury check or bond or security of the United States is stolen or bears a falsely made or forged endorsement or signature buys, sells, exchanges, receives, delivers, retains, or conceals any such Treasury check or bond or security of the United States that in fact is stolen or bears a forged or falsely made endorsement or signature shall be fined not more than $10,000 or imprisoned not more than ten years, or both.
“(c) If the face value of the Treasury check or bond or security of the United States or the aggregate face value, if more than one Treasury check or bond or security of the United States, does not exceed $500, in any of the above-mentioned offenses, the penalty shall be a fine of not more than $1,000 or imprisonment for not more than one year, or both.”

(b) Section 3056(a) of title 18, United States Code, is amended by inserting in the fifth clause the number “510,” after “509,”.

(c) The analysis of chapter 25, of title 18, United States Code, immediately preceding section 471 of such title, is amended by adding at the end thereof the following:

“510. Forging endorsements on Treasury checks or bonds or securities of the United States.”.
"(d) The analysis of chapter 25, of title 18, United States Code, immediately preceding section 471 of such title, is amended by adding at the end thereof the following:

"...aiding in the negotiation of Treasury checks or bonds or securities of the United States..."
JOINT RESOLUTION

Making further continuing appropriations for the fiscal year 1984, and for other purposes.

November 8 (legislative day, November 7), 1983

Read twice and ordered to be placed on the calendar.