curred by the witness in traveling to and from the place
of examination.

SEC. 2. (a) The provisions of this resolution shall be effec-
tive with respect to all witness expenses incurred on or
after October 1, 1987.

(b) Senate Resolution 538, agreed to December 8, 1980,
is repealed effective on October 1, 1987.

[S. Res. 259, 100–1, Aug. 5, 1987.]

115 RELATIVE TO CONTRIBUTIONS FOR COSTS OF CIVIL, CRIMI-
NAL, OR OTHER LEGAL INVESTIGATIONS OF MEMBERS, OFF-
FICERS, OR EMPLOYEES OF THE SENATE

Resolved, That nothing in the provisions of the Standing
Rules of the Senate shall be construed to limit contribu-
tions to defray investigative, civil, criminal, or other legal
expenses of Members, officers, or employees of the Senate
relating to their service in the United States Senate, sub-
ject to limitations, regulations, procedures, and reporting
requirements which shall be promulgated by the Select
Committee on Ethics. Nothing in the provisions of the
Standing Rules of the Senate shall be construed to limit
contributions to defray the legal expenses of the spouses
or dependents of Members, officers, or employees of the
Senate.

[S. Res. 508, 96–2, Sept. 4, 1980.]

116 CLARIFYING RULES REGARDING ACCEPTANCE OF PRO BONO
LEGAL SERVICES BY SENATORS

Resolved, That (a) notwithstanding the provisions of the
Standing Rules of the Senate or Senate Resolution 508,
adopted by the Senate on September 4, 1980, or Senate
Resolution 321, adopted by the Senate on October 3, 1996,
pro bono legal services provided to a Member of the Senate
with respect to any civil action challenging the constitu-
tionality of a Federal statute that expressly authorizes a
Member either to file an action or to intervene in an ac-
tion—

(1) shall not be deemed a gift to the Member;

(2) shall not be deemed to be a contribution to the
office account of the Member;

(3) shall not require the establishment of a legal
expense trust fund; and

(4) shall be governed by the Select Committee on
Ethics Regulations Regarding Disclosure of Pro Bono
Legal Services, adopted February 13, 1997, or any
revision thereto.
STANDING ORDERS OF THE SENATE

(b) This resolution shall supersede Senate Resolution 321, adopted by the Senate on October 3, 1996.

[S. Res. 227, 107–2, Mar. 20, 2002.]

STANDARDS OF CONDUCT FOR MEMBERS OF THE SENATE
AND OFFICERS AND EMPLOYEES OF THE SENATE

Resolved, It is declared to be the policy of the Senate that—

(b) These rules, as the written expression of certain standards of conduct, complement the body of unwritten but generally accepted standards that continue to apply to the Senate.

*[S. Jour. 247, 90–2, Mar. 22, 1968.]*

SEAL OF THE SENATE

Resolved, That the Secretary shall have the custody of the seal, and shall use the same for the authentication of process transcripts, copies, and certificates whenever directed by the Senate; and may use the same to authenticate copies of such papers and documents in his office as he may lawfully give copies of.

[S. Jour. 194, 49–1, Jan. 20, 1886.]

OFFICIAL SENATE FLAG

Resolved, That the Secretary of the Senate is authorized and directed to design an official Senate flag utilizing the seal of the Senate as the principal symbol on such flag. Expenses incident to the designing and procurement of such flag shall be paid from the contingent fund of the Senate upon vouchers signed by the Secretary of the Senate.

SEC. 2. The Senate flag shall be available for purchase and use by Senators, or former Senators, only subject to the following conditions—

(1) purchase of the flag shall be limited to—

(A) two flags for each Senator, or former Senator, subject to replacement for loss, destruction, or wear and tear;

(B) two flags for each Senate committee, as determined by the chairman and ranking member, subject to replacement for loss, destruction, or wear and tear; and

(C) two flags for each officer of the Senate, subject to replacement for loss, destruction, or wear and tear; and